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PART I-A

Jammu & Kashmir Government—Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU
(Exercising powers of Bar Council under Section 58 of the Advocates
Act, 1961).

Notification

No. 1648 Dated 12-03-2020.

It is hereby notified that vide High Court Order dated 11-03-2020 Mr. Aatir Javed Kawoosa S/o Javed Ahmad Kawoosa R/o House No. 4, Toiba Colony, Near Peer Bagh Bridge Right Side, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-178/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1662 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020 Mr. Touqeer Haider S/o Waris Hussain Shah R/o Gursai, Tehsil Mendhar, District Poonch has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

Notification

It is hereby notified that vide High Court Order dated 19-02-2020 Ms. Vaishali Lalotra D/o Darshan Singh R/o Village Ratnal P/O Kheri, Tehsil Bishnah, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-167/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

Notification

It is hereby notified that vide High Court Order dated 19-02-2020 Ms. Sonali Ram Pal D/o Shakti Kumar R/o Maralia, Miransahib, Tehsil R. S. Pura, District Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally

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for a period of one year from the date of issuance of this notification,
subject to the verification of her Provisional/LL.B Degree Certificate
from the concerned University and verification of her character
and antecedents from CID. Her name has been entered under Serial
No. JK-133/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 1666 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Umair Bin Bashir S/o Bashir Ahmad Ganaie R/o Koil Pulwama,
Mohalla Wanpora, Tehsil and District Pulwama has been admitted and
enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council
provisionally for a period of one year from the date of issuance of this
notification, subject to the verification of his Provisional/LL.B Degree
Certificate from the concerned University and verification of his
character and antecedents from CID. His name has been entered under
Serial No. JK-163/2020 in the Roll of Advocates maintained by this
Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 1667 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Umaar Maqbool S/o Mohammad Maqbool Dar R/o Wanigam
Payeen, Eid Gah Colony, Tehsil Pattan, District Baramulla has been

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admitted and enrolled as an Advocate on the Rolls of Jammu and
Kashmir Bar Council provisionally for a period of one year from the
date of issuance of this notification, subject to the verification of his
Provisional/LL.B Degree Certificate from the concerned University and
verification of his character and antecedents from CID. His name has
been entered under Serial No. JK-164/2020 in the Roll of Advocates
maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

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Notification

No. 1668 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Ms. Uzma Bashir D/o Bashir Ahmad Kabu R/o Gonipora, Tehsil
Handwara, District Kupwara has been admitted and enrolled as an
Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally
for a period of one year from the date of issuance of this notification,
subject to the verification of her Provisional/LL.B Degree Certificate
from the concerned University and verification of her character
and antecedents from CID. Her name has been entered under Serial
No. JK-165/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

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Notification

No. 1670 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Vijayandra Slathia S/o Anminder Slathia R/o W. No. 13, Shastri
Nagar, District Kathua has been admitted and enrolled as an Advocate

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on the Rolls of Jammu and Kashmir Bar Council provisionally for a
period of one year from the date of issuance of this notification, subject
to the verification of his Provisional/LL.B Degree Certificate from the
concerned University and verification of his character and antecedents
from CID. His name has been entered under Serial No. JK-169/2020
in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 1671 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Wahid Bashir Mir S/o Bashir Ahmad Mir R/o Langate Muqdumpora,
District Kupwara has been admitted and enrolled as an Advocate on the
Rolls of Jammu and Kashmir Bar Council provisionally for a period of
one year from the date of issuance of this notification, subject to the
verification of his Provisional/LL.B Degree Certificate from the
concerned University and verification of his character and antecedents
from CID. His name has been entered under Serial No. JK-171/2020
in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

Notification

Notification

No. 1672 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Ms. Yasmeena Jan D/o Mohd Akbar Wani R/o Murran, Wani Mohalla,
Tehsil and District Pulwama has been admitted and enrolled as an
Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally

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for a period of one year from the date of issuance of this notification,
subject to the verification of her Provisional/LL.B Degree Certificate
from the concerned University and verification of her character
and antecedents from CID. Her name has been entered under Serial
No. JK-172/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

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Notification

No. 1673 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Zaheer Abbas Khan S/o Raja Mohd Abbas Khan R/o Degwar
Maldayalan, Tehsil Haveli, District Poonch has been admitted and
enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council
provisionally for a period of one year from the date of issuance of this
notification, subject to the verification of his Provisional/LL.B Degree
Certificate from the concerned University and verification of his
character and antecedents from CID. His name has been entered under
Serial No. JK-173/2020 in the Roll of Advocates maintained by this
Registry.

The renewal/extension of provisional licence/enrollment must be
sought before the date of expiry unless the absolute/final enrollment as
an Advocate is ordered therebefore.

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Notification

No. 1674 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020
Mr. Zahid Ahmad Dar S/o Khursheed Ahmad Dar R/o Cheramarg,
Zainapora, District Shopian has been admitted and enrolled as an

Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-174/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1675 Dated 16-03-2020.

It is hereby notified that vide High Court Order dated 19-02-2020 Ms. Versha Devi D/o Bansilal R/o Sangrampur, Talab Tillo Bohri, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from the concerned University and verification of her character and antecedents from CID. Her name has been entered under Serial No. JK-168/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

(Sd.) MOHAMMAD YASIN BEIGH,

Additional Registrar.



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THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

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Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIATô REVENUE DEPARTMENT.

Notification No. 168 Rev (LAJ) of 2020

Dated 22-06-2020.

Whereas, the land, specifications whereof are given in Annexure-ôAö to this notification is required for construction of Nowgam Dannar link road under NABARD situated in Village Nowgam, Tehsil Banihal, District Ramban ;

Whereas, on the basis of indent placed by Chief Engineer, PWD (R&B) Department, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Banihal, vide letter No. SDMB/Acq/161-69 dated 26-07-2019 for land measuring 03 Kanals and 11 Marlas and 01 Kanal 11 Marlas in Village Nowgam, Tehsil Banihal, District Ramban for construction of Nowgam Dannar link road under NABARD ;

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 interested persons/rightful claimants, in accordance with the relevant laws/

rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government,

Revenue Department.

Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Ramban	Banihal	Nowgam	420/67	00605½
			416/68	0060½
			416/68	00601
			416/68	00603
			416/68	00601
			66 min	00605
			69	01600
			60	00617
			69	00603
			59	00604
			303/48/1	00601
			64 min	00610
				00606
			Total	03611
				00606

Annexure 'A'

[illegible]

235 min 00604604

439 00601600

529 00604600

535 00616600

535 min 00ó03ó00

579 03601600

626 01604600

630 00613600

115 00615600

136 min 00ó06ó00

226 00618600

240 00610600

438 00614600

[illegible]

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Dated 15-06-2020.

Whereas, on the basis of indent placed by Executive Engineer, PMGSY Division, Reasi, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Udhampur vide No. ACRU/SQ/3629-37 dated

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05-10-2019 for land measuring 36 Kanals 13 Marlas situated in Village
Chulna, Tehsil Panchari and District Udhampur for construction of PMGSY
road from Panchari to Janouri IInd under PMGSY ;

Whereas, the Collector, Land Acquisition (ACR), Udhampur vide
No. ACRU/SQ/3937-38 dated 21-10-2019 has reported that the notification
issued under section 4 (1) of the J&K State Land Acquisition Act by him
was served upon the interested persons for filing objections, if any, to the
proposed acquisition, but no objection was received from the land owners/
interested persons within the prescribed period as required under
sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (ACR),
Udhampur, vide letter referred to above duly endorsed by District Collector,
Land Acquisition (DC), Udhampur vide No. DCU/SQ/3947-49 dated
22-10-2019, Divisional Commissioner, Jammu vide No. 502/4008/Chulana/
Udhampur/19/4090 dated 24-12-2019 and Financial Commissioner, Revenue,
J&K, Jammu vide No. FC-LS/LA-5151/2020 dated 6-03-2020 has been
examined and it has been found that the land owners did not file any
objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof
are given above is required for public purpose viz. for construction of
PMGSY road from Panchari to Janouri IInd under PMGSY situated in
Village Chulna, Tehsil Panchari and District Udhampur.

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that the land measuring
36 Kanals 13 Marlas situated in Village Chulna, Tehsil Panchari and District
Udhampur for construction of PMGSY road from Panchari to Janouri IInd
under PMGSY. Further, the Collector, Land Acquisition (ACR), Udhampur
is directed under section 7 of the said Act to take orders for acquisition of
the said land after giving prescribed notice to the interested person (s) as
required under the Land Acquisition Act/rules.

However, the Collector concerned shall be personally responsible for
identification and proper title verification of all types of lands involved in
the case for making apportionment of compensation amongst all the interested

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 persons/rightful claimants, in accordance with the relevant laws/rules in
 force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,
 Principal Secretary to Government,
 Revenue Department.

Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M. S.
Udhampur	Panchari	Chulna	829 min	00602600
			907 min	00609600
			908 min	07600600
				04602600
				66666666
			Total	11602600
				66666666
			910 min	01613600
			930 min	03612600
			929 min	02605600
			926 min	00615600
			925 min	00609600
			935 min	00608600
			938 min	06605600
			939 min	01614600
			974 min	05616600

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Dated 15-06-2020.

Whereas, the land, specifications whereof are given below is required for public purposes viz. for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town situated in Village Baryal, Tehsil and District Udhampur ;

Udhampur Udhampur Baryal 01 min 05603

Whereas, on the basis of indent placed by Chief Engineer, J&K U.E.E.D Camp, Jammu, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACR), Udampur, vide letter No. ACRU/SQ/3440-49 dated 28-09-2019 for land measuring 05 Kanals 03 Marlas situated in Village Baryal, Tehsil and District Udampur for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udampur Town ;

Whereas, the Collector, Land Acquisition (ACR), Udhampur, vide letter No. ACRU/SQ/3905-06 dated 19-10-2019 has reported that the

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 notification issued under section 4 (1) of the J&K State Land Acquisition
 Act by him was served upon the interested persons for filing objections,
 if any, to the proposed acquisition, the Deputy Commissioner (District
 Collector), Udhampur has reported that the objections so filed do not hold
 any merit as compare to acquisition purpose as the sewerage main pit has
 to be built on specific location and therefore, the location of this spit cannot
 be shifted to any other place ;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Udhampur referred to above duly endorsed by District Collector, Land Acquisition (DC), Udhampur, vide No. DCU/SQ/3945-46 dated 22-10-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/4004/Baryal/Udh/19/4078 dated 24-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5142/2020 dated 06-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town.

Now therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 05 Kanals 03 Marlas situated in Village Baryal, Tehsil and District Udhampur is required for public purposes viz. for construction of the Project Rejuvenation of Holy Dev Sathan Devika and Pollution abetment of Tawi River in Udhampur Town. Further, the Collector, Land Acquisition (ACR), Udhampur is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9 (2) of the said Act, the Collector will take possession of the aforementioned land in Village Digdole, Tehsil and District Ramban, required for public purposes, subject to

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fulfillment of the conditions prescribed under section 9 (2) and
section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition
Rules.

However, the Collector concerned shall be personally responsible for
identification and proper title verification of all types of lands involved in
the case for making apportionment of compensation amongst all the interested
persons/rightful claimants, in accordance with the relevant laws/ rules in
force, while making the award.

(S d .) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government,
Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT REVENUE DEPARTMENT.

Notification No. 153 Rev (LAJ) of 2020

Dated 15-06-2020.

Whereas, the land, specifications whereof are given in Annexure-öAö
to this notification is required for construction of road from Ghatti-Ghurakha
to Himote via Lallah by PWD situated at Village Himote, Tehsil
Bhaderwah, District Doda ;

Whereas, on the basis of indent placed by Executive Engineer, PW
(R&B) Department, a notification under section 4 (1) was issued by the
Collector, Land Acquisition (ADC), Bhaderwah vide letter No. ADC/
LAC/18-19/1018-25 dated 29-11-2018, for land measuring 26 Kanals,
11 Marlas situated at Village Himote, Tehsil Bhaderwah, District Doda
for construction of road from Ghatti-Ghurakha to Himote via Lallah by
PWD ;

Whereas, the Collector, Land Acquisition (ADC), Bhaderwah vide
letter No. LAC/ADC/19-20/508-10 dated 24-09-2019, has reported that
the notification issued under section 4 (1) of the J&K State Land Acquisition

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District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Doda	Bhaderwah	Himote	52	02605
			58/1	01600
			59	02609
			62	00602
			63	00609
			68	01602
			69	00604
			70	01602
			71	02612
			72	00602
			73 min	00612
			73 min	00612
			234	00605
			235	01608
			236	00609
			241	01611
			243 min	01603
			244	00602
			249	02605
			265	00601
			266	00607

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Whereas, the Collector, Land Acquisition (ACR), Doda vide letter No. 1314-19-56/Acq dated 10-10-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/

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interested persons within the prescribed period as required under
sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (ACR),
Doda vide letter referred to above duly endorsed by District Collector,
Land Acquisition (DC), Doda vide No. 472/LAC/D/19 dated 21-10-2019,
Divisional Commissioner, Jammu vide No. 502/3899/PWD/Bharath/Doda/
19/2911 dated 27-11-2019 and Financial Commissioner, Revenue, J&K,
Jammu vide No. FC-LS/LA-5190/2020 dated 11-05-2020 has been
examined and it has been found that the land owners did not file any
objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars
whereof are given above is required for public purpose viz. for construction
of Bharath Keshwan road under PWD (R&B).

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that the land measuring
25 Kanals, 07 Marlas situated in Village Bharath, Tehsil Bharath Bagla,
District Doda construction of Bharath Keshwan road under PWD (R&B).
Further, the Collector, Land Acquisition (ADC), Bhaderwah is directed
under section 7 of the said Act to take orders for acquisition of the said
land after giving prescribed notice to the interested person (s) as required
under the Land Acquisition Act/rules.

However, the Collector concerned shall be personally responsible
for identification and proper title verification of all types of lands involved
in the case for making apportionment of compensation amongst all the
interested persons/rightful claimants, in accordance with the relevant
laws/ rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government,
Revenue Department.

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Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
				K. M.
Doda	Bharath Bagla	Bharath	408	00607
			408	00618
			408	00607
			406	02602
			400	01611
			1106/399	01610
			483 min	00619
			409	00609
			654/482	02609
			803/653/482	02602
			893/478	01615
			476	00607
			477	00608
			477	00602
			473 min	00610
			473 min	01607
			669/474 min	01613
			462	02611
			462	00602
			463	01600
			428 min	02616
			428 min	00602
				66666
			Total	25607
				66666

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Whereas, the report furnished by Collector, Land Acquisition, NH-44 (ADC), Ramban vide letter referred to above duly endorsed by the District Collector (DC), Ramban vide No. DC/LA/Rbn/603-04 dated 08-02-2020 duly endorsed by the Divisional Commissioner, Jammu vide No. 502/4148/Acq/132 KV Tower/Gund/Banihal/Rbn/20/4436 dated 18-02-2020 and endorsed by the Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5176/2020 dated 19-03-2020 has been

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examined and it has been found that the land owners did not file any
objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof
are given above is required for public purpose viz. shifting of 132 KV
Tower No. B-12 due to widening of National Highway up to its four
laning by NHAI in Village Gund Adalkote, Tehsil Banihal, District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that the land measuring
16 Marlas, situated in Village Gund Adalkote, Tehsil Banihal, District Ramban
is required for public purpose, shifting of 132 KV Tower No. B-12 due to
widening of National Highway up to its four laning by NHAI. Further, the
Collector, Land Acquisition, ADC, Ramban is directed under section 7 of
the said Act to take orders for acquisition of the said land after giving
prescribed notice to the interested person (s) as required under the Land
Acquisition Act/rules.

However, the Collector concerned shall be personally responsible
for identification and proper title verification of all types of lands involved
in the case for making apportionment of compensation amongst all the
interested persons/rightful claimants, in accordance with the relevant
laws/ rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to Government,
Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT

GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT

Notification No. 149 Rev (LAJ) of 2020

Dated 10-06-2020.

Whereas, the land, specifications whereof are given below is required
for construction of Link Road from Bhatyas-Manoo Road to Ration Sub-
Store Chilly Paine ;

acquisition which have been got verified by the Collector through Tehsildar, Bhalessa as reported by the Tehsildar, Bhalessa the land owners have sufficient land from which land can be acquired for the public purpose ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. construction of Link Road from Bhatyas-Manoo Road to Ration Sub-Store Chilly Paine.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 02 Kanals 7½ Marlas, situated in Chilly Paine, Tehsil Gandoh, District Doda, for construction of Link Road from Bhatyas-Manoo Road to Ration Sub- Store Chilly Paine in Village Chilly Paine. Further, the Collector, Land Acquisition (SDM), Gandoh is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/ rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to Government,
Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Notification No. 68 Rev (LAJ) of 2020

Dated 04-06-2020.

Whereas, the land, specifications whereof are given below is required for public purposes viz. for widening of Rajouri Thannamandi road by GREF situated at Village Lah, Tehsil Thanamandi, District Rajouri ;

District	Tehsil	Village	Kh. Nos.	Area K. M. S.
Rajouri	Thannamandi	Lah	19	00603602
			22	00603600
			21	00608604
			Total	00614606

Whereas, on the basis of indent placed by Officer Commanding 58 RCC (GREF), a notification under section 4 (1) was issued by Collector, Land Acquisition, Defence, Rajouri-Poonch, Hq. Rajouri vide letter No. Coll/Def/2019-20/880-84 dated 16-10-2019 for land measuring 14 Marlas 06 Sarsai in Village Lah, Tehsil Thanamandi, District Rajouri for widening Rajouri Thannamandi road by GREF ;

Whereas, the District Collector, Land Acquisition (Defence), Rajouri/ Poonch, Hq. Rajouri vide letter No. Coll/Def/2019-20/1201-02 dated 26-12-2019 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition, but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition Defence, Rajouri/Poonch, Hq. Rajouri referred to above duly endorsed by District Collector, Land Acquisition (DC), Rajouri DCR/2019-20/SQ/2545 dated 28-12-2019 duly endorsed by Divisional Commissioner, Jammu vide No. 502/4037/GREF/Lah/Raj/19/4180 dated 14-01-2020 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS/LA-5139/2020 dated 05-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for widening Rajouri Thannamandi road by GREF situated at Village Lah, Tehsil Thanamandi, District Rajouri.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 14 Marlas 06 Sarsai in Village Lah, Tehsil Thanamandi, District Rajouri is required for public purposes viz. for widening Rajouri Thannamandi road by GREF. Further, the Collector, Land Acquisition (Defence), Rajouri is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person (s) as required under the Land Acquisition Act/rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/ rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,
Principal Secretary to Government,
Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIAT& REVENUE DEPARTMENT.

Notification No. 85 Rev (LAJ) of 2020

Dated 05-06-2020.

Whereas, the land, specifications whereof are given in Annexure-
to this notification is required for construction of PWD road Poosa
to Malna situated in Village Hanch, Tehsil and District Doda ;

Whereas, on the basis of indent placed by Executive Engineer, PWD (R&B), Division Doda, a notification under section 4 (1) was

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issued by Collector, Land Acquisition (ACR), Doda, vide letter No. 868-
74/Acq dated 16-10-2014 read with corrigendum vide No. 918-25/Acq
dated 21-09-2019, for land measuring 11 Kanals and 03 Marlas in Village
Hanch, Tehsil and District Doda for construction of PWD road Poosa to
Malna ;

Whereas, the Collector, Land Acquisition (ACR), Doda vide letter
No. 1305-10/Acq dated 10-10-2019 has reported that the notification
issued under section 4 (1) of the J&K State Land Acquisition Act by him
was served upon the interested persons for filing objections, if any, to the
proposed acquisition, but no objection was received from the land owners/
interested persons within the prescribed period as required under
sections 5 & 5-A of the Land Acquisition Act ;

Whereas, the report furnished by Collector, Land Acquisition (ACR),
Doda vide letter referred to above duly endorsed by District Collector,
Land Acquisition (DC), Doda vide No. 428/LAC/D/19 dated 15-10-2019,
Divisional Commissioner, Jammu vide No. 502/3820/PWD/Hanch/D/19/
2610 dated 29-10-2019 and Financial Commissioner, Revenue, J&K, Jammu
vide No. FC-LS/LA-5183/2020 dated 19-03-2020 has been examined
and it has been found that the land owners did not file any objection to
the proposed acquisition ;

Whereas, the Government is satisfied that the land particulars
whereof are given above is required for public purpose viz. for construction
of PWD (R&B) road from Poosa to Malna.

Now, therefore, in pursuance of section 6 of the J&K State Land
Acquisition Act, Samvat 1990, it is declared that the land measuring
11 Kanals and 03 Marlas in Village Hanch, Tehsil and District Doda for
construction of PWD road Poosa to Malna. Further, the Collector, Land
Acquisition (ACR), Doda is directed under section 7 of the said Act to
take orders for acquisition of the said land after giving prescribed notice
to the interested person (s) as required under the Land Acquisition Act/
rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of lands involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants, in accordance with the relevant laws/rules in force, while making the award.

Principal Secretary to Government,
Revenue Department.

Annexure 'A'

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Doda	Doda	Hanch	270 min	00613
			242	00614
			337	00603
			342	00602
			338	00610
			365	00604
			365	00605
			359	00602
			359	00603
			359	00607
			359	00601
			359	00602

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Separate paging is given to this part in order that it may be filed as a
separate compilation.

Orders by Heads of Departments.

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In compliance to Govt. Order No. 772-JK(GAD) of 2020 dated 19-08-2020 issued by General Administration Department (Services), Civil Secretariat, Srinagar vide Endtt. No. GAD(Ser)/IAS/26/2020 dated 19-08-2020, we do hereby handover and takeover the charge of the post of Managing Director/CEO, Jammu/Srinagar Mass Rapid Transit Corporation today on 20th August, 2020 (FN).

(Sd.) VIKAS KUNDAL, IAS,

Relieved Officer.

(Sd.) ANKITA KAR, IRAS,

Relieving Officer.

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Certified that we have in the forenoon/afternoon of this day
respectively made over and received charge of the Office of Additional
Special Mobile Magistrate, Udhampur.

Station : Udhampur.

Dated : 31-07-2019.

(Sd.)

Munsiff,
District Judicial Mobile Magistrate,
Udhampur.

Relieved Officer.

(Sd.)

Additional Special Mobile Magistrate,
Udhampur.

Relieving Officer.



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separate compilation.

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR,
OFFICE OF THE COLLECTOR LAND ACQUISITION/
SUB DIVISIONAL MAGISTRATE, HIRANAGAR, (KATHUA).

Notification

Subject :ô Notic to the persons interested under Sections 9 and 9-A of the
Land Acquisition Act, 1990, (Smt), pertaining to the land
measuring 68 Kanals 07 Marlas situated at Village Karole Krishna,
Tehsil Hiranagar, District Kathua.

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Whereas, the subject land was notified under section 4(1) of the Land
Acquisition Act, 1990 Smt. by the Collector Land Acquisition/Assistant
Commissioner, Revenue, Kathua vide Notification No. 05 of 2013 under
endorsement no. DCK/LHS/2012-13/982-90 dated 09-03-2013 needed for
the defence viz. public purpose namely for the construction/establishment
of composite bundh on Indo-Pak Border, situated in Village Karole Krishna,
Tehsil Hiranagar, District Kathua.

Whereas, the declaration/notification No. 220-Rev(LAJ) of 2019 dated
24-10-2019 under sections 6 and 7 of the said Act has been issued by the

Revenue Department, Civil Secretariat, Srinagar/Jammu under endorsement No. Rev/LAJ/304/2019 dated 24-10-2019.

Now, therefore, notices under sections 9 and 9-A of the land Acquisition Act, Smvt, 1990 are hereby given to all the land owners/person interested, shown in the subjoined table to appear before the undersigned personally or by their authorized agents, within a period of 15 days from the date of issuance of his notification for submission of their objections to state the nature of their respective interest in the land and the amount, particulars of their claims to compensation for such interests and also put forth their objections, if any, with regard to measurement of the land conducted by the staff of the Revenue Department.

Particulars of the Land

S. No.	District	Tehsil	Village	Name of Owners	Name of Tenant	Khasra Nos.	Area	Kind of Soil
1	2	3	4	5	6	7	8	9

K. M.

1.	Kathua	Hiranagar	Karole Krishna	State	Maqbooja State	88 min	03600	B. Q.
2.	do.	do.	do.	State	Maqbooja State	92 min	00604	B. Q.
3.	do.	do.	do.	State	Maqbooja State	94 min	04611	B. Q.
4.	do.	do.	do.	State	Maqbooja State	95 min	00606	B. Q.
5.	do.	do.	do.	State	Maqbooja State	100 min	05606	B. Q.
6.	do.	do.	do.	Madan Lal & Others, Owners	Possessed by Owners	101 min	07602	G. M. Khola
7.	do.	do.	do.	Madan Lal & Others, Owners	Possessed by Owners	109 min	08603	G. M. Khola
8.	do.	do.	do.	State	Maqbooja State	110 min	00608	B. Q.

	1	2	3	4	5	6	7	8	9
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							K.	M.	
9.	do.		do.	do.	Madan Lal & Others,	Possessed by Owners	111 min	03ô06	G. M. Khola
10.	do.		do.	do.	State	Maqbooja Bharat Bhushan S/o Bodh Raj, Brahama n R/o Deh, Qabaj Najaiz	112 min	03ô08	B. Q.
11.	do.		do.	do.	State	Mehfooj Kahcharai	113 min	06ô12	B. Q.
12.	do.		do.	do.	Madan Lal & Others, Owners.	Janak Raj S/o Chatru Brahama n R/o Deh. Maqbooza Malka n.	435 min	02ô02 01ô17	W. A. G. M. Choi.
13.	do.	-do.	-do.	-do.	State	Maqbooza State	442 min	00ô02	B. Q.
14.	do.	-do.	-do.	-do.	Madan Lal & Others, Owners	Ashok Kumar, Kirti Lal, Rajinder Kumar, Kasturi Lal Sons of Parkash Chand having equal share, share holders. ô ô ô ô ô ô Maqbooza Malka n	443 min	01ô03 00ô11	W. A. G. M. Khola
15.	do.		do.	do.	State	Maqbooja State	446 min	00ô13	B. Q.
16.	do.		do.	do.	State	Maqbooja	447 min	00ô15	B. Q.

1	2	3	4	5	6	7	8	9
K. M.								
24. do.	do.	do.	State	Maqbooja	461 min	05603	B. Q.	
				State	Note :-The area of No. Khasra as per Record of Right (ROR) is 06 MI Whereas as per Massavi the area of said No. Khasra is 6 Kanal.			
G.Total				24 Kh. 68607				

State Land under the possession of State=29 Kanalsó14 Marlas, State Land Mehfooj Kachrai=06 Kanalsó12 Marlas, State under the possession of Qabaj Najaij=03 Kanalsó08 Marlas.

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Notice

I, Baldeep Singh S/o Amarjeet Singh have applied for correction of my name and my father name which has been wrongly written in my PAN Card bearing on GCAPS7722H as Baldeep Singh Sudan and Amarjeet Singh Sudan instead of Baldeep Singh and Amarjeet Singh in my PAN Card. Objection, if any, may be conveyed to concerned authority within 7 days from the date of publication of this notice.



सत्यमेव जयते

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separate compilation.

ADVERTISEMENTS—C

UNION TERRITORY OF JAMMU AND KASHMIR
CIVIL SECRETARIAT& CIVIL AVIATION DEPARTMENT.

Corrigendum-01 e-Tender No. 02 of 2020. Jammu, August 22, 2020.

For and on behalf of the Lieutenant Governor, Union Territory of Jammu and Kashmir, e-Tenders are invited from reputed and registered aviation companies having airworthy transport helicopters duly certified and endorsed on its Non-Scheduled Operator's Permit (NSOP) from DGCA, Government of India for leasing on Wet Lease Basis for an initial term of six and half (06½) months w. e. f. 15-09-2020 for multipurpose use of the Union Territory of Jammu and Kashmir with an option for renewal/extension on same terms and conditions for a period of three (03) years after approval is granted by the competent authority.

The following changes are incorporated in the dates :—

Date of Publishing of Tender Notice : 22-08-2020
Date of pre-Bid Meeting : 26-08-2020
(On line at 03.00 P. M.)

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Date of submission of online : **31-08-2020**
Documents (Closing Date) : **(up to 12.00 P. M.)**
Date of Opening Tender : 01-09-2020 (2.00 P. M.)

The bid submission date and opening date stands extended as per date and time mentioned above, all similar dates in the tender document may be considered as modified accordingly, rest terms and conditions to remain unchanged.

1. The tender document along with other Terms and Conditions of the NIT and relevant documents can be downloaded from the Union Territory Website <http://jktenders.gov.in>.
2. The tender shall be deposited in electronic format on the Union Territory website <http://jktenders.gov.in>.
3. The tenders uploaded on the website up to due date will be opened on 31-08-2020 or any other subsequent date convenient to the Tender/Purchase Committee in the Office Chamber of Commissioner, Civil Aviation Department, Union Territory of Jammu and Kashmir, Civil Secretariat, Room No. 2/19, Jammu, Chamber of Commissioner, Civil Aviation Department, Union Territory of Jammu and Kashmir, Civil Secretariat, Room No. 2/19, Jammu.
4. The complete bidding process will be online.
5. Submission of hard copy is exempted.
6. Documents required to be notarized for submission may be submitted on the letter head under the signature of the authorized signatory.
7. Cost of the Tender document is Rs. 5,000/- (Rupees five thousand only) in the shape of Demand Draft (non-refundable)/Online in favour of Accounts Officer, Civil Aviation Department, J&K, Jammu. The tender should be accompanied with Earnest Money Deposit of Rs. 10.00 lac (Rupees ten lac only) in the form of a CDR/FDR/Online drawn in favour of the Commissioner, Civil Aviation Department, Union Territory of Jammu and Kashmir, Civil Secretariat, Jammu with six months validity. Tender fee and EMD can be paid digitally/Net Banking. Bank details :
 - a. BANK : J&K Bank, Moving Secretariat, Civil Secretariat, Jammu and Kashmir, Jammu.

b. Account Number : 0110010100000281.

c. IFSC Code : **JAKA0MOVING.**

d. MICR Code : 190051062 ; **Jammu and Kashmir Bank, Moving Secretariat**, address : Civil Secretariat, **Jammu and Kashmir ; Branch Code is Moving**, Contact Number : 2455235.

8. Scanned copies of all necessary documents as per tender documents need to be uploaded as part of the technical bid. These documents, in original, may be asked for submission subsequently.
9. The Companies who have submitted EMD in compliance to previous notice are exempted from submitting the same.
10. The Earnest Money shall be forfeited if :
 - a. any tenderer withdraws his tender during the period of tender validity or makes any modification in terms and condition of tender ; and
 - b. the company fails to execute the agreement within 10 days of signing of contract document.
11. Instructions to bidder regarding e-Tendering process : Bidders are advised to get Digital Signature Certificate as per Information Technology Act, 2000. Bidders can get Digital Certificate from approved vendor.
12. Bidders have to submit their bids in two bid format i.e. **Technical and Financial Bid online in electronic format with Digital Signature.** Financial Bid shall be submitted **ONLINE** only. No financial bid will be accepted in physical form.
13. Bids will be opened online as per time schedule mentioned in Para 3.
14. Bidders must upload the scanned copy of all necessary documents, like CDR/PAN/Demand Draft (Tender Fee)/Registration certificate duly renewed online as per dated mentioned above.
15. The Department will not be responsible for any delay in online submission due to any reason.

16. **The Tender/Purchase Committee shall reserve the right to accept or reject any tender** without assigning any reason thereof.
17. The rates offered should be quoted in figures as well as in words inclusive of all taxes and levies or any other charge. Taxes/Charges not mentioned in the offers will not be allowed and admissible.
18. The payment shall be released after successful completion of the contract.
19. Any erasing/overwriting/mutilation in the tender form will result in outright rejection of the tender.
20. Conditional and ambiguous tender will not be entertained.
21. **The terms and conditions as reflected in Annexure-“A”, are mandatory and should be read very carefully by the intending tenderers while furnishing their tenders, which are enclosed and shall form a part of this NIT.**

Commissioner,
Civil Aviation Department.

رجسٹرڈ نمبر جے کے۔33



सत्यमेव जयते

جموں و کشمیر گورنمنٹ گزٹ

جلد نمبر 133۔ جموں۔ مورخہ 01 اکتوبر 2020ء بمطابق 9 اسوج 1942 ویروار۔ نمبر 27

اشتہارات

از عدالت فارسٹ جوڈیشل مجسٹریٹ درجہ اول سرینگر

سرکار بنام محمد یوسف خان وغیرہ

علت نمبر 26 سال 2012ء تھانہ پولیس نشاط

بجرائم زیر دفعات RPC 201 - 380 - 457

وارنٹ گشتی عام زیر دفعہ 512 ض ف

- بخلاف ملزمان (1) محمد یوسف خان ولد ایوب خان ساکنہ تھنہ چونگ درہال راجوری
- (2) الطاف احمد خان ولد نور حسین ساکنہ کنڈی راجوری
- (3) عرفان احمد میر ولد محمد اسحاق ساکنہ تھنہ چونگ راجوری

بنام اہلکاران پولیس ریاست جموں و کشمیر

مقدمہ مندرجہ عنوان اُلصدر میں ملزمان متذکرہ صدر عرصہ دراز سے غیر حاضر چلے آ رہے ہیں ان کو بارہا بطریق معمول طلب کیا گیا ہے الا تا ہنوز دستیاب نہ ہوئے تعمیل کنندہ نے اپنے رپورٹ میں تحریری طور اظہار کیا کہ ملزمان مذکوریاں کا کوئی اتہ پتہ نہ ہے اور ان کی دستیابی ناممکن ہے۔ فاضل ایڈیشنل پبلک پراسیکیوٹر نے اپنے بیان میں سر اجلاس اظہار کیا کہ ملزمان مذکوریاں مفور رہے۔ اس طور عدالت ہذا کو اطمینان ہوا ہے کہ ملزمان کو بطریق معمول طلب کرنا ناممکن ہے۔

لہذا حکم ہوا کہ ملزم متذکرہ صدر اندر حدود ریاست جموں و کشمیر جہاں کہیں بھی دستیاب ہو، انہیں گرفتار کر کے عدالت ہذا میں پیش کریں۔ درج رہے کہ وارنٹ ہذا دستیابی ملزمان زیر کار رہے گا۔ تحریر 04-03-2020

دستخط : فارسٹ جوڈیشل مجسٹریٹ درجہ اول سرینگر۔

از عدالت سب جج چیف جوڈیشل مجسٹریٹ کٹھوعہ

سرکار بنام عبدل غنی وغیرہ

بمقدمہ مثل نمبر 141 / چالان سال 2015 متدائرہ 18-03-2015

تاریخ آئندہ 20-04-2020

علت نمبر 03 سال 2014ء تھانہ پولیس لکھنپور

بجرائم زیر دفعات 188 RPC, 3 PC Act

وارنٹ گشتی عام زیر دفعہ 512 ضف

بخلاف ملزمان : (1) عارف حسین ولد محمد یوسف ساکنہ تلوڑہ ریاستی

(2) عبدل مجید ولد غلام رسول ساکنہ دوواراجموں

حکم بنام اہلکاران پولیس ریاست جموں و کشمیر

بمقدمہ مندرجہ عنوان بالا میں ملزمان عبدل غنی وغیرہ حاضری عدالت سے غیر حاضر ہو چکا ہے جس کی دستیابی ہونا مشکل ہی نہیں بلکہ ناممکن ہو چکا ہے۔

لہذا بذریعہ وارنٹ ہذا تمام اہلکاران پولیس ریاست جموں و کشمیر کو حکم و اختیار دیا جاتا ہے کہ متذکرہ بالا ملزمان جب کبھی اور جہاں کہیں بھی دستیاب ہو گو گرفتار کر کے عدالت ہذا میں پیش کریں۔ وارنٹ ہذا تا دستیابی ملزمان زیر کار رہے گئے۔ تحریر 07-03-2020

دستخط : سب جج چیف جوڈیشل مجسٹریٹ کٹھوعہ۔

از عدالت سب جج سپیشل موبائل مجسٹریٹ بارہ مولہ

سرکار بنام محمد انیس سروا

علت نمبر 193 سال 2018ء تھانہ پولیس بارہ مولہ

بجرائم زیر دفعات 279,337,427/RPC

وارنٹ گشتی عام زیر دفعہ 512 ض ف

بخلاف ملزم : محمد انیس سروا ولد نذیر احمد سروا ساکنہ دواراں اوڑی بارہ مولہ

حکم بنام اہلکاران پولیس ریاست جموں و کشمیر

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو کئی بار بذریعہ وارنٹ گرفتاری طلب

کیا گیا۔ الا ملزم مذکور کو گرفتار کر کے پیش عدالت ہذا نہ کیا گیا۔ پولیس تھانہ متعلقہ کا اظہار ہے کہ ملزم کی طلبی ناممکن ہے۔

لہذا ملزم صدر کو بہ اجرائے وارنٹ گشتی عام زیر دفعہ 512 ض ف طلب کیا

جاتا ہے اور آپ کو حکم و اختیار دیا جاتا ہے کہ آپ ملزم صدر کو اندر حدود UT جموں و کشمیر

گرفتار کر کے پیش عدالت ہذا کریں۔ وارنٹ ہذا تا دستیابی ملزم زیر کار رہے گا۔

تحریر اُلصدر 29-02-2020

دستخط : سب جج سپیشل موبائل مجسٹریٹ بارہ مولہ۔

No. 18-j] The J&K Govt. Gazette, 4th August, 2019/13th Srav., 1941. Sun.
EXTRAORDINARY REGD. NO. JK 33

PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Srinagar, the 4th August, 2019.

SRO-500. In exercise of the powers conferred by clause (b) of section 2 of the Prisoners Act (Samvat), 1997, the Government hereby declares, 2 Halls on 3rd Floor in Tower No. 26 at Camp Dignibal, Ganderbal, as Subsidiary Jail.

By order of the Government of the Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government.

EXTRAORDINARY

REGD. NO. JK 33



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Tue., the 20th August, 2019/29th Srav., 1941. [No. 20-b

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô LADAKH AFFAIRS DEPARTMENT

Notification

Srinagar, the 20th August, 2019.

SRO-502.ô Whereas, the Government vide Notification SRO-501 dated_____has called upon the 13-Marteslang Constituency to elect the new Councilor for conduct of Bye-Election, LAHDC, Leh.

Now, therefore, in pursuance of rule 12 of the Ladakh Autonomous Hill Development Council (Election) Rules, 1995, the Government hereby appoint the following dates/time for purpose of the said rule :ô

1. Date from which nominations can be made : 20-08-2019
2. Last date for making nominations : 26-08-2019

[illegible]

- | | |
|--|--------------|
| 3. Date for the scrutiny of nominations | : 27-08-2019 |
| 4. Last date for the withdrawal of nominations | : 29-08-2019 |
| 5. Date on which polls shall,
if necessary, be taken | : 13-09-2019 |
| 6. Date of counting | : 17-09-2019 |
| 7. Date before which the Elections
shall be completed | : 21-09-2019 |

By order of the Government of Jammu and Kashmir.

(Sd.)

Commissioner/Secretary to Government,
Ladakh Affairs Department.

No. 20-c] The J&K Govt. Gazette, 20th August, 2019/29th Srav., 1941. Tue.
EXTRAORDINARY REGD. NO. JK 33

PART I-B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT LADAKH AFFAIRS DEPARTMENT

Notification

Srinagar, the 20th August, 2019.

SRO-503. In exercise of the powers conferred by sub-rule (1) of rule 5 of the Ladakh Autonomous Hill Development Councils (Election) Rules, 1995, the Government hereby appoint Deputy Commissioner/Chief Executive Officer, Ladakh Autonomous Hill Development Council, Leh as the Chief Election Authority for conduct of election to the 13- Martselang Constituency, Ladakh Autonomous Hill Development Council, Leh.

By order of the Government of Jammu and Kashmir.

(Sd.)

Commissioner/Secretary to Government,
Ladakh Affairs Department.

EXTRAORDINARY

REGD. NO. JK633



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Mon., the 26th Aug., 2019/4th Bhad., 1941. [No. 21-a

Separate paging is given to this part in order that it may be filed as a

separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Jammu, the 26th of August, 2019.

SRO-508. Whereas, on 10-08-2018, Police Station, Qaimoh reliably came to know that within the Jurisdiction of Police Station, Qaimoh in Village Hawoora some persons namely 01. Afroz Ahmad Bhat S/o Bashir Ahmad Bhat R/o Wanpora Qaimoh, 02. Zahid Rasool Sheikh S/o Gh. Rasool Sheikh R/o Qaimoh, 03. Suliman Ibrahim Sheikh S/o Mohd Ibrahim R/o Rampora, 04. Azhar-ud-Din Lone S/o Mohd Ashraf R/o Hawoora and Javid Ahmad Bhat S/o Ali Mohd R/o Redwani along with other unknown OGWs have conducted a meeting in the residential house of Altaf Kachroo to target the Police and security persons. The suspected persons have also discussed to snatch the weapons from security forces to strengthen the terrorist activities in the area ; and

2 The J&K Govt. Gazette, 26th Aug., 2019/4th Bhad., 1941. [No. 21-a
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2. Whereas, a case FIR No. 61/2018 under sections 18, 19, 38, 39
ULA(P) Act, 1967 of Police Station, Qaimoh was registered and investigation
taken up ; and

3. Whereas, during the course of investigation site plan of place of
occurrence was prepared and statement of witnesses acquainted with facts and
circumstances of case were recorded under section 161, 164-A Cr. P. C.
Investigation conducted substantiated that accused (A1-A9) namely Afroz Ahmad
Bhat, Zahid Rasool Sheikh, Suliman Ibrahim Sheikh, Azhar-ud-Din Lone, Mohd
Yousuf Bhat, Fayaz Ahmad Doono, Tawseef Ahmad Sheikh, Javid Ahmad Badroo,
Mehraj-ud-Din Sheikh are facilitating/aiding and harboring, accused (A10-A12)
Mohd Altaf Dar @ Altaf Kachroo, Ovais Ahmad Lone @ Raju and Javid Ahmad
Bhat who are active militants of banned organization LeT and are causing threat
to the security forces and integrity and sovereignty of India by indulging in various
subversive activities in the valley especially in District Anantnag. Statement of
witnesses recorded would *inter alia* reveal that accused A1-A9 along with active
militants (A10-A12) Mohd Altaf Dar @ Altaf Kachroo S/o Gul Mohd Dar R/o
Hawoorra, Ovais Ahmad Lone @ Raju S/o Ali Mohd R/o Redwani on 10-08-2018
hatched criminal conspiracy at Hawoorra for furtherance of subversive activities
and snatching of weapons from Security forces that the accused (A10-A12) are
active militants and have been found involved in many terrorist activities viz.
snatching of weapons and firing incidents in the jurisdiction of District Kulgam of
which separate FIRs are registered at various Police Stations ; and

4. Whereas, evidence oral and documentary, collected during the course of
investigation *prima facie* established case under sections 18,19, 38,39 ULA (P)
Act, 1967 against accused 1. Afroz Ahmad Bhat S/o Bahsir Ahmad Bhat R/o
Wanpora, Qaimoh 2. Zahid Rasool Sheikh S/o Gh. Rasool R/o Qaimoh 3. Suliman
Ibrahim Sheikh S/o Mohd Ibrahim R/o Rampora 4. Azhar-ud-Din Lone S/o Mohd
Ashraf R/o Hawoorra 5. Mohd Yousuf Bhat S/o Ali Mohd R/o Redwani 6. Fayaz
Ahmad Doono S/o Bashir Ahmad R/o Redwani 7. Tawseef Ahmad Sheikh S/o
Mohd Sultan R/o Qaimoh 8. Javid Ahmed Bandroo S/o Mohd Jamal R/o Qaimoh
9. Mehraj-ud-Din Sheikh S/o Gull Mohd R/o Qaimoh and under sections 18, 39
UAP Act against accused 10. Javid Ahmad Bhat S/o Ali Mohd R/o Redwani
11. Mohd Altaf Dar @ Altaf Kachroo S/o Gul Mohd R/o Hawoorra 12. Qvais
Ahmad Lone @ Raja S/o Mohd Ashraf Lone R/o Hawoorra and investigation
concluded as proved. It is further submitted that accused Mohd Altaf Dar @

No. 21-a] The J&K Govt. Gazette, 26th Aug., 2019/4th Bhad., 1941. 3
Altaf Kachroo S/o Gh. Mohd R/o Hawoora and Ovais Ahmad Lone @ Raja S/o
Mohd Ashraf Lone R/o Akbar Abad, Hawoora have been killed in different
encounters with security forces as per copies of FIR placed on file. Accused
(A10) Javid Ahmad Bhat S/o Ali Mohd R/o Redwani is an Active Terrorist
against whom proceedings under section 512 Cr. P. C. have been proposed by
the investigating agency ; and

5. Whereas, the Authority appointed by the State Government under sub-
section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has
independently scrutinized the case diary file and all the other relevant documents
relating to the case and has come to a definite conclusion that this is a fit case for
accord of prosecution sanction against the said accused persons ; and

6. Whereas, after perusing the case Diary, the relevant documents and also
taking into consideration the observations/views of the Authority appointed under
sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967,
the State Government is of the view that there is sufficient material and evidence
available against the accused persons for their prosecution under the aforesaid
provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of
section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the
State Government hereby accords sanction for launching prosecution against the
accused persons namely 1. Afroz Ahmad Bhat S/o Bashir Ahmad Bhat R/o
Wanpora Qaimoh 2. Zahid Rasool Sheikh S/o Gh. Rasool R/o Qaimoh 3. Suliman
Ibrahim Sheikh S/o Mohd Ibrahim R/o Rampora 4. Azhar-ud-Din Lone S/o Mohd
Ashraf R/o Hawoora 5. Mohd Yousuf Bhat S/o Ali Mohd R/o Redwani 6. Fayaz
Ahmad Doono S/o Bashir Ahmad R/o Redwani 7. Tawseef Ahmad Sheikh S/o
Mohd Sultan R/o Qaimoh 8. Javid Ahmad Badroo S/o Mohd Jamal R/o Qaimoh
9. Mehraj-ud-Din Sheikh S/o Gull Mohd R/o Qaimoh for the commission of
offences punishable under sections 18, 19, 38 and 39 of Unlawful Activities
(Prevention) Act, 1967 and against accused 10. Javid Ahmad Bhat S/o Ali Mohd

4 The J&K Govt. Gazette, 26th Aug., 2019/4th Bhad., 1941. [No. 21-a
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R/o Redwani for commission of offences punishable under sections 18 and 39 of
the unlawful Activities (Prevention) Act, 1967 arising out of FIR No. 61/2018 of
Police Station, Qaimoh.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Mon., the 26th August, 2019/4th Bhad., 1941. [No. 21-e

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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 26th August, 2019.

SRO-512.ôôWhereas, on 22-07-2016, Police Station, Lalpora received an information through reliable source to the effect that some miscreants have unfurled Pakistani flag on airtel tower at Dewar Anderbugh and the unruly mob armed with stones and sticks are proceeding towards Army Camp, Rednag ; and

1967, the State Government hereby accords sanction for launching prosecution against the accused persons namely, 1. Gh. Nabi Bhat @ Gull S/o Wali Mohammad Bhat R/o Lalpora, 2. Azad Ahmad Tantray S/o Ab. Rehman Tantary R/o Lalpora, 3. Ishfaq Ahmad Bhat S/o Mohammad Sideeq Bhat R/o Lalpora, 4. Mushtaq Ahmad Naikoo S/o Gh. Rasool Naikoo R/o Dever, 5. Ishfaq Ahmad Jatto @ Jail S/o Bashir Ahmad Jatto R/o Dever, 6. Jehangir Ahmad Bhat @ S/o Mirza Bhat R/o Dever, 7. Javid Ahamd Naikoo S/o Gh. Rasool Naikoo R/o Dever, 8. Aijaz Ahmad Bhat S/o Ab. Majeed Bhat R/o Dever for the commission of offences punishable under section 13 of Unlawful Activities (Prevention) Act, 1967, arising out of FIR No. 87/2016 of Police Station, Lalpora.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JKô 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Mon., the 26th August, 2019/4th Bhad., 1941. [No. 21-f

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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 26th August, 2019.

SRO-513.ôôWhereas, on 11-11-2018, Police Station, Pattan received a docket from SI Zakir Hussain No. 1156299 of Police Component, Pattan to the effect that while conducting naka checking, one scooty without registration No. plying from Pattan towards Srinagar was intercepted and the rider and pillow rider who were later on identified

No. 21-f] The J&K Govt. Gazette, 26th August, 2019/4th Bhad., 1441. 3
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views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the accused persons namely, 1. Owais Farooq Lone S/o Farooq Ahmad Lone R/o Maisuma, Srinagar, 2. Arbaz Hussain Bhat S/o Gh. Hussain Bhat R/o Karimabad, Pulwama for the commission of offences punishable under sections 18 and 20 of Unlawful Activities (Prevention) Act, 1967 arising out of FIR No. 213/2018 of Police Station, Pattan.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

No. 29-g] The J&K Govt. Gazette, 22nd Oct., 2019/30th Asv., 1941. Tue.
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EXTRAORDINARY

REGD. NO. JK633

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô FINANCE DEPARTMENT

Notification

Srinagar, the 22nd October, 2019.

SRO- 631.ô In exercise of the powers conferred by sub-section (2) of section 7 of Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No.V of 2017) the State Government on the recommendations of the Council hereby notifies that the following activities or transactions undertaken by the State Government in which they are engaged as public authorities, shall be treated neither as a supply of goods nor a supply of service namely :ô

"Service by way of grant of alcoholic liquor licence against consideration in the form of licence fee or application fee or by whatever name it is called"

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner,
Finance Department.

No. 29-h] The J&K Govt. Gazette, 22nd Oct., 2019/30th Asv., 1941. Tue.

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EXTRAORDINARY

REGD. NO. JK633

PART I—B

Jammu and Kashmir Government—Notifications.

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**GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô FINANCE DEPARTMENT**

Notification

Srinagar, the 22th October, 2019.

SRO- 632.ô In exercise of the powers conferred by section 164 of Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No.V of 2017) the State Governement hereby appoints the 24th day of September, 2019 as the date on which the provisions of rules 10, 11, 12 and 26 of the Jammu and Kashmir Goods and Services Tax Rules, 2017 Notification No. SRO.....dated.....

This notification shall deem to have come into force w. e. f. 24th September, 2019.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner,
Finance Department.

No. 29-i] The J&K Govt. Gazette, 22nd Oct., 2019/30th Asv., 1941. Mon.
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EXTRAORDINARY

REGD. NO. JK633

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô FINANCE DEPARTMENT

Notification

Srinagar, the 22th October, 2019.

SRO- 633.ô In exercise of the powers conferred under the proviso to the sub-section (1) of section 10 of the Jammu and Kashmir Goods and Service Tax Act, 2017 (Act No.V of 2017) (hereinafter referred to as the said Act), the State Government, on the recommendation of the Council, hereby makes the following further amendments in the SRO Notification No. dated.....namely :ô

(1) In the table

(i) aftern SI No. 2 and the entries thereto the following SI No. and entries shall be inserted namely.

"2A	2202	10	10	Aerated Water"
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This notification shall come into force w. e. f. 1st October, 2019.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. ARUN KUMAR MEHTA, IAS,

Financial Commissioner,
Finance Department.

EXTRAORDINARY

REGD. NO. JK 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Wed., the 11th Sept., 2019/20th Bhad., 1941. [No. 23-b

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 11th September, 2019.

SRO-524.ôôWhereas, on 05-03-2018, Police Station, Awantipora received a written docket from SHO, P/S, Awantipora to the effect that he along with SDPO, Awantipora were on patrolling duty in the area of Lethpora. During said patrolling, SDPO, Awantipora received credible inputs about the presence of active terrorists of banned terrorist

No. 23-b] The J&K Govt. Gazette, 11th Sept., 2019/20th Bhad., 1941. 3
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Prosecution Witness No. 1 (Inspector Nazir Ahmad No. ARP-046126) in his statement recorded under section 161 Cr. P. C. on 05-03-2018 read with his supplementary statement recorded on 11-03-2018 revealed the involvement of one person namely Ghulam Mohi-ud-Din Dar S/o Ghulam Ahmad Dar R/o Hatiwara, Awantipora (Hereinafter referred to as accused No. 2) for harbouring and providing assistance to the accused No. 1. Further, Prosecution Witnesses No. 2 (Inspector Sanju Kumar No. 031450399GD-130 Bn. CRPF) ; prosecution witnesses No. 3 (Inspector Mudasir Ahmad No. EXK-109165) ; prosecution witnesses No. 4 (SI, Shah Feisal, No. 113/Awt) ; prosecution witnesses No. 5 (SI, Manzoor Ahmad, No. 223/Awt) ; prosecution witnesses No. 6 (ASI, Ali Mohammad, No. EXK-872402) ; prosecution witnesses No. 7 (HC, Gulzar Ahmad, No. 413/Awt) and prosecution witnesses No. 8 (Sg. Ct., Hilal Ahmad, No. 750/Awt), in their statements recorded under section 161 Cr. P. C. also revealed the involvement of accused No. 2 in harbouring the accused No. 1 and accordingly on the basis of evidence so gathered, accused No. 2 was arrested by the investigator on 11-03-2018 and was admitted to bail on 31-03-2018 by the Court of competent jurisdiction. Accordingly, the accused No. 2 was charged for the commission of offence punishable under section 19 of the Unlawful Activities (Prevention) Act. Subsequently, the testimony of Prosecution Witness No. 6 (ASI, Ali Mohammad, No. EXK-872402) and Prosecution Witnesses No. 7 (HC, Gulzar Ahmad, No. 413/Awt) were recorded under section 164A Cr. P. C. as material witnesses in the case. The recovered illegally acquired arms/ammunition comprising of (1) Pistol along with Magazine (2) Live 8 Rounds ; and (3) 2 Empty Cartridges were re-sealed in presence of Executive Magistrate, 1st Class, Awantipora and were duly exhibited as Exhibit-A1 , Exhibit-B1 and Exhibit-C1. The re-sealed and Exhibited samples were dispatched to FSL, Jammu for Expert Ballistic Opinion on 16-04-2018. The said Expert Ballistic Opinion was received from the FSL, Jammu vide Report No. 91/BLS/FSL/18 dated 09-08-2018. The Ballistic Opinion received from the FSL, Jammu confirmed the fact that the 02 empty Cartridges were fired from the said recovered Pistol ; and

5. Whereas, on the strength of evidence both Scientific and Ocular collected during investigation offences punishable under section as shown

The J&K Govt. Gazette, 11th Sept., 2019/26th Binaad..

against each are made out and investigation of case has been concluded
as proved :ô

Sr. No.	Name of accused person	Section(s) of Law
1.	Mufti Abdul Mateen alias Mufti Waqas (Accused No. 1) Resident of Abbaspura, Muzaffarabad, Pakistan affiliated with the banned terrorist organisation Jaesh-e-Mohammad (JeM). (Dead/Neutralized)	Section 307 of Ranbir Penal Code, section 7/27 of Arms Act, sections 16, 18, 20 and 38 of Unlawful Activities (Prevention) Act.
2.	GhulamMohi-ud-Din Dar S/o Ghulam Ahmad Dar R/o Hatiwara, Awantipora, Tehsil Awantipora, District Pulwama (Accused No. 2) (On Bail)	Sections 19 of Unlawful Activities (Prevention) Act.

6. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against accused person No. 2 namely Ghulam Mohi-ud-Din Dar ; and

7. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused No. 2 for his prosecution under the aforesaid provision of law and since accused No. 1 has been neutralized/dead, as such, no sanction/view is required in his case.

8. Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the accused namely Ghulam Mohi-ud-Din Dar

No. 23-b] The J&K Govt. Gazette, 11th Sept., 2019/20th Bhad., 1941. 5
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S/o Ghulam Ahmad Dar R/o Hatiwara, Tehsil Awantipora, District
Pulwama, for the commission of offences under section 19 of Unlawful
Activities (Prevention) Act, 1967 arising out of FIR No. 34/2018 of
P/S, Awantipora.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK 33



**THE
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Vol. 132] Jammu, Wed., the 11th Sept., 2019/20th Bhad., 1941. [No. 23-c

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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 11th September, 2019.

SRO-525.ôôWhereas, on 12-09-2017, Police Station, Pattan received a written docket to the effect that while conducting naka checking, a person whose activities were suspicious was tactfully apprehended and was subjected to personal search. During search three leaves of letters of banned HM outfit bearing the seal of Divisional Commander of said

No. 23-c] The J&K Govt. Gazette, 11th Sept., 2019/20th Bhad., 1941. 3
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under sections 13 and 40 of Unlawful Activities (Prevention) Act, 1967
arising out of FIR No. 165/2017 of Police Station, Pattan.

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JKô 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Wed., the 11th Sept., 2019/20th Bhad., 1941. [No. 23-d

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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 11th September, 2019.

SRO-526.ôôWhereas, on 10/11-12-2017, Police Station, Handwara received an information through reliable sources to the effect that some unknown militants were hiding in the residential house of Ab. Hamid Mir S/o Mohammad Sultan Mir R/o Unsoo and on receipt of said information, CASO was launched with the assistance of 22 RR and

2 The J&K Goyt. Gazette, 11th Sept., 2019/20th Bhad., 1941. [No. 23-d
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92 Bn. CRPF. During CASO the militants hiding in the house fired upon the security forces, which was retaliated, and during encounter three militants were eliminated on spot and one lady namely Mysara Begum W/o Ishfaq Ahmad Wani R/o Unsoo also died in the crossfire ; and

2. Whereas, a case FIR No. 393/2017 under sections 307, 212 RPC, 19 ULA (P) Act, 1967, 7/27 A. Act was registered at Police Station, Handwara and investigation was taken up ; and

3. Whereas, during the course of investigation, site plan of place of occurrence was prepared. Photography of the dead bodies was got conducted. During inspection of scene of occurrence dead bodies of 03 militants and a lady with bullet injuries were recovered and taken in to possession. Necessary memos to this effect were prepared and placed on record. The dead body of lady was identified as Mysara Begum and accordingly was handed over to her legal heirs after completion of medico legal formalities. The dead bodies of killed militants couldnot be identified and after conducting post mortem and DNA profiling, they were handed over to local Auqaf at Baramulla for their burial. Arms ammunition viz. Rifle AK 47 (03 Numbers), Mag. AK 47 Rifle (12 Numbers), Ammunition AK 47 (271 Rds.) and UBGL Grenade (03 Nos.) were recovered from the place of occurrence and seizure memo was prepared. During the course of investigation statement of witnesses acquainted with facts and circumstances of the case were recorded under section 161 Cr. P. C. besides statement of material witnesses were also recorded under section 164-A Cr. P. C. Statement of witnesses so recorded revealed that accused Ab. Hamid Mir S/o Mohammad Sultan Mir R/o Unsoo, Tehsil Langate, District Kupwara had voluntarily harboured, provided food and shelter to three foreign terrorists whose identity could not be ascertained, on the day of occurrence fired with their illegally acquired arms/ammunition upon the security forces. Evidence collected has *prima facie* disclosed the commission of offences punishable under sections 307, 7/27 A. Act against three unidentified foreign militants and under sections 212 RPC, 19 ULA (P) Act against accused Ab. Hamid Mir S/o Mohammad Sultan Mir R/o Unsoo, Tehsil Langate, District Kupwara and investigation of case has been concluded as proved against them ; and

No. 23-d] The J&K Govt. Gazette, 11th Sept., 2019/20th Bhad., 1941. 3
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4. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused person ; and

5. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused person for his prosecution under the aforesaid provisions of law.

6. Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against accused person namely Ab. Hamid Mir S/o Mohammad Sultan Mir R/o Unsoo, Tehsil Langate, District Kupwara for commission of offences punishable under section 19 of Unlawful Activities (Prevention) Act, 1967 in case FIR No. 393/2017 of Police Station, Handwara.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JKô 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

Vol. 132] Jammu, Wed., the 11th Sept., 2019/20th Bhad., 1941. [No. 23-e

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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 11th September, 2019.

SRO-527.ôôWhereas, on 10-11-2017, Police Station, Qazigund received an information through reliable sources to the effect that the militants of LeT Outfit Organization namely (1) Shakoor Ahmad Dar S/o Mohd Munawar Dar R/o Sopat (02) Bin YaminYousuf @ Bill Dar S/o Mohd Yousuf Dar R/o Kudwani (3) Shams-ul-Waqar @ Paira

S/o Mohd Amin Teeli R/o Ganjipora with the help of OGWø of said outfit fired indiscriminately with their illegally acquired weapons on Police vehicle (Ruby) bearing registration No. JK01 P/8963 boarded with Police Personnel with the intention to kill them and to snatch their arms/ammunition at National Highway, Bonigam etc. ; and

3. Whereas, during the course of investigation, site plan of place of occurrence was prepared. The statements of witnesses were recorded under section 161 Cr. P. C. The statements of witnesses namely HC, Khursheed Ahmad, PID No. ARP-881319 of CAWS, Zewan, Srinagar and HC, Abdul Rehman, No. 143/IRP 19th Bn. were recorded under section 164-A Cr. P. C. wherein they have divulged that they were travelling in a police vehicle Ruby bearing registration No. JK01 P/8963 towards Jammu and on reaching Bonigam militants fired indiscriminately upon the said vehicle with criminal intention to kill the police personnel and to snatch their arms/ammunition. Later on they came to know that the militants namely Shakoor Ahmad Dar S/o Mohd Munawar Dar R/o Sopat (02) Bin Yamin Yousuf @ Bill Dar S/o Mohd Yousuf Dar R/o Kudwani (3) Shams-ul-Waqar @ Paira S/o Mohd Amin Teeli R/o Ganjipora (4) Yawar Bashir S/o Bashir Ahmad Wani R/o Hablish (dead) (5) Bilal Ahmad Sheikh (OGWø) S/o Ghulam Mohd Sheikh R/o Rampora have fired upon them ; and

4. Whereas, *prima facie* on the basis of evidences collected and witness statements recorded case under sections 307, 120-B, RPC, 7/27 Arms Act, 13, 16, 18, 20, 38, 39 ULA(P) Act is made out against

01. Shakoor Ahmad Dar (A1) S/o Mohd Munawar Dar R/o Sopat
02. Bin YaminYousf (A2) @ Bill Dar S/o MohdYousf Dar R/o Khudwani
03. Shamsul Waqar (A3) @ Paira S/o Mohd Amin Teeli R/o Ganjipora
04. Yawar Bashir Wani (A4) S/o Bashir Ahmad Wani R/o Hablish and *prima facie* case under sections 13, 18, 20 ULA (P) against Bilal Ahmad Shiekh (A5) (OGW) S/o Gh. Mohd Sheikh R/o Rampora, Qaimoh, Kulgam was made out. Out of five accused persons, three A1, A2 and A4 have been killed in different firing incidents and no sanction is required against them as proceeding will be abated in view of death of these

accused persons while as sanction is required in respect of A3 for the commission of offences punishable under sections 13, 16, 18, 20, 38 and 39 and A5 for the commission of offences punishable under sections 13, 18 and 20 ; and

5. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons for commission of offences punishable under sections 13, 16, 18, 20, 38 and 39 of the Unlawful Activities (Prevention) Act, 1967 ; and

6. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provisions of law.

7. Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the following accused persons for the commission of offences shown against each arising out of FIR No. 306/2017 of P/S, Qazigund :ô

S. No.	Name of accused person	Offences under section, UAPA, 1967
1.	Shamas-ul-Waqar @ Paira S/o Mohd Amin Teeli R/o Ganjipora	13, 16, 18, 20, 38 and 39
2.	Bilal Ahmad Shiekh (OGW) S/o Gh. Mohd Sheikh R/o Rampora, Qaimoh, Kulgam	13, 18 and 20

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JKô 33



**THE
JAMMU & KASHMIR GOVERNMENT GAZETTE**

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PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATôôHOME DEPARTMENT

Notification

Srinagar, the 11th September, 2019.

SRO-527.ôôWhereas, on 10-11-2017, Police Station, Qazigund received an information through reliable sources to the effect that the militants of LeT Outfit Organization namely (1) Shakoor Ahmad Dar S/o Mohd Munawar Dar R/o Sopat (02) Bin YaminYousuf @ Bill Dar S/o Mohd Yousuf Dar R/o Kudwani (3) Shams-ul-Waqar @ Paira

S/o Mohd Amin Teeli R/o Ganjipora with the help of OGWø of said outfit fired indiscriminately with their illegally acquired weapons on Police vehicle (Ruby) bearing registration No. JK01 P/8963 boarded with Police Personnel with the intention to kill them and to snatch their arms/ammunition at National Highway, Bonigam etc. ; and

3. Whereas, during the course of investigation, site plan of place of occurrence was prepared. The statements of witnesses were recorded under section 161 Cr. P. C. The statements of witnesses namely HC, Khursheed Ahmad, PID No. ARP-881319 of CAWS, Zewan, Srinagar and HC, Abdul Rehman, No. 143/IRP 19th Bn. were recorded under section 164-A Cr. P. C. wherein they have divulged that they were travelling in a police vehicle Ruby bearing registration No. JK01 P/8963 towards Jammu and on reaching Bonigam militants fired indiscriminately upon the said vehicle with criminal intention to kill the police personnel and to snatch their arms/ammunition. Later on they came to know that the militants namely Shakoor Ahmad Dar S/o Mohd Munawar Dar R/o Sopat (02) Bin Yamin Yousuf @ Bill Dar S/o Mohd Yousuf Dar R/o Kudwani (3) Shams-ul-Waqar @ Paira S/o Mohd Amin Teeli R/o Ganjipora (4) Yawar Bashir S/o Bashir Ahmad Wani R/o Hablish (dead) (5) Bilal Ahmad Sheikh (OGWø) S/o Ghulam Mohd Sheikh R/o Rampora have fired upon them ; and

4. Whereas, *prima facie* on the basis of evidences collected and witness statements recorded case under sections 307, 120-B, RPC, 7/27 Arms Act, 13, 16, 18, 20, 38, 39 ULA(P) Act is made out against

01. Shakoor Ahmad Dar (A1) S/o Mohd Munawar Dar R/o Sopat
02. Bin YaminYousf (A2) @ Bill Dar S/o MohdYousf Dar R/o Khudwani
03. Shamsul Waqar (A3) @ Paira S/o Mohd Amin Teeli R/o Ganjipora
04. Yawar Bashir Wani (A4) S/o Bashir Ahmad Wani R/o Hablish and *prima facie* case under sections 13, 18, 20 ULA (P) against Bilal Ahmad Shiekh (A5) (OGW) S/o Gh. Mohd Sheikh R/o Rampora, Qaimoh, Kulgam was made out. Out of five accused persons, three A1, A2 and A4 have been killed in different firing incidents and no sanction is required against them as proceeding will be abated in view of death of these

accused persons while as sanction is required in respect of A3 for the commission of offences punishable under sections 13, 16, 18, 20, 38 and 39 and A5 for the commission of offences punishable under sections 13, 18 and 20 ; and

5. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused persons for commission of offences punishable under sections 13, 16, 18, 20, 38 and 39 of the Unlawful Activities (Prevention) Act, 1967 ; and

6. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provisions of law.

7. Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the following accused persons for the commission of offences shown against each arising out of FIR No. 306/2017 of P/S, Qazigund :ô

S. No.	Name of accused person	Offences under section, UAPA, 1967
1.	Shamas-ul-Waqar @ Paira S/o Mohd Amin Teeli R/o Ganjipora	13, 16, 18, 20, 38 and 39
2.	Bilal Ahmad Shiekh (OGW) S/o Gh. Mohd Sheikh R/o Rampora, Qaimoh, Kulgam	13, 18 and 20

By order of the Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.

REGD. NO. JK633



JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Wed., the 11th Sept., 1919/20th Bhad., 1941. [No. 23-f
 Separate paging is given to this part in order that it may be filed as a
 separate compilation.

Jammu and Kashmir Government—Notifications.

Notification

Srinagar, the 11th September, 2019.

SRO-528.6 Whereas, on 25-05-2018, Police Station, Bus Stand, Jammu received a docket to the effect that while conducting patrolling at B. C. Road, Jammu near Khalsa Petrol Pump some unknown miscreants lobbed a grenade like explosive substance towards the Police Patrolling Party with the intention to create fear among the general public as well as to kill the Police Personnel, as a result of which Inspector Rajesh Jasortia, SHO, Police Station Bus Stand, Sgct. Shah Israr, SPO Arjun Kumar and one civil person namely Jagdev Raj S/o Prem Chand R/o Billawar At Present Krishana Nagar, Jammu were injured and shifted to GMC, Jammu for treatment. Besides some private vehicles also got damaged ; and

No. 23-f] The J&K Govt. Gazette, 11th Sept., 2019/20th Bhad., 1941. 3
Mohd Sheikh S/o Abdul Khaliq Sheikh R/o Charsoo, Tehsil Awantipura, District
Pulwama through witness namely Mohd Ashraf in presence of Executive
Magistrate, Ist Class, Jammu was got conducted and statement of Mohd Ashraf
was recorded under section 164-A Cr. P. C. before the Honble Court of law and
placed on file. Investigation conducted *prima facie* established commission of
offences punishable under sections 307, 427 RPC, 3/4 ES Act, 16 UAP Act
against accused Ghulam Mohd Sheikh S/o Abdul Khaliq Sheikh R/o Charsoo,
Tehsil Awantipura, District Pulwama and investigation of case concluded as
proved against him. It is further submitted that involvement of Azad Mushtaq
Band, driver of the vehicle bearing registration No. JK03C/0564 could not be
established in the instant case and benefit under section 169 Cr. P. C. given to him
; and

7. Wheread, the Authority appointed by the State Government under
sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967,
has independently scrutinized the Case Diary file and all the other relevant
documents relating to the case and has come to a definite conclusion that this is a
fit case for accord of prosecution sanction against the said accused person ; and

8. Whereas, after perusing the Case Diary, the relevant documents
and also taking into consideration the observations/views of the Authority appointed
under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act,
1967, the State Government is of the view that there is sufficient material and
evidence available against the accused person for his prosecution under the
aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section
45 of the Unlawful Activities (Prevention) Act, 1967, the State Government
hereby accords sanction for launching prosecution against the accused person
namely Ghulam Mohammad Sheikh S/o Abdul Khaliq Sheikh R/o Charsoo,
Banupora, Tehsil Awantipora, District Pulwama for the commission of offences
punishable under section 16 of Unlawful Activities (Prevention) Act, 1967, arising
out of FIR No. 28/2018 of Police Station, Bus Stand, Jammu.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to the Government,
Home Department.



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JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Thu., the 3rd Oct., 2019/11th Asv., 1941. [No. 27-a

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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIATô HOME DEPARTMENT

Notification

Srinagar, the 3rd October, 2019.

SRO-559.ô In exercise of the powers conferred by clause (o) of sub-section (1) of section 4 of the Code of Criminal Procedure, Samvat 1989, the Government hereby declares the place(s) specified in column (1) of the schedule below as ôPolice Stationö for the purpose of registration and investigation of case(s) relating to offences falling under the provisions of the information Technology Act, 2000 and other allied

2 The J&K Govt. Gazette, 3rd Oct., 2019/11th Asy., 1941. [No. 27-a
offence, in respect of the area specified in the corresponding entries in
column (2) thereof. These Police Stations shall be in addition to the two
Police Stations viz. Police Station Crime Branch, Jammu and Police Station,
Crime Branch, Kashmir notified vide SRO-202 dated 03-06-1999 read
with SRO-204 dated 27-07-2009.

Schedule

Name of the Police Station	Areas falling within the jurisdiction of the Police Station
Cyber Police Station, Jammu Zone (CPSJ)	Whole of the area of Jammu Zone
Cyber Police Station, Kashmir Zone (CPSK)	Whole of the area of Kashmir Zone

By order of the Government of Jammu and Kashmir.

(Sd.) SHALEEN KABRA, IAS,

Principal Secretary to the Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK6633



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Mon., the 21st Oct., 2019/29th Asv., 1941. [No. 29-o

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PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT HOME DEPARTMENT

Notification

Srinagar, the 21st of October, 2019.

SRO-612. Whereas, on 29-02-2016, P/S, Saddar received an information to the effect that on 22-02-2016, General Secretary, Hurriyat (G), Shabir Ahmad Shah in presence of other Hurriyat leaders addressed a press conference at his office Sanatnagar where he condemned the death threat to Syed Ali Shah Geelani and further said that J&K was not a part of India and people should honour mujahedeen who were brave hearted and were sacrificing their lives to separate J&K from India ; and

2. Whereas, a case FIR No. 26/2016 under section 13 ULA (P) Act, 1967 was registered at Police Station, Saddar Srinagar and investigation initiated ; and

2 The J&K Govt. Gazette, 21st Oct., 2019/29th Asv., 1941. [No. 29-o
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3. Whereas, during the course of investigation, it was revealed that accused Shabir Ahmad Shah S/o Gh. Ahmad Shah R/o Kadipora Anantnag (A/P 179, Badshah Colony, Sanatnagar, Srinagar) during a press conference stated that J&K was not a part of India and that they should honour mujahedeen who were brave hearted and were sacrificing their lives to separate J&K from India, thereby instigated the youth towards subversive activities and legitimized terrorism ; and

4. Whereas, the investigation conducted, *prima facie*, established the commission of offence punishable u/s 13 of the ULA (P) Act, 1967, against the accused person namely Shabir Ahmad Shah S/o Gh. Ahmad Shah R/o Kadipora, Anantnag ; and

5. Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the said accused person ; and

6. Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused person for his prosecution under the aforesaid provisions of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accords sanction for launching prosecution against the accused person namely Shabir Ahmad Shah S/o Gh. Ahmad Shah R/o Kadipora, Anantnag A/P 179 Badshah Colony, Sanatnagar, Srinagar for the Commission of offences punishable u/s 13 of Unlawful Activities (Prevention) Act, 1967, in case FIR No. 26/2016 of Police Station, Sadder Srinagar.

By order of Government of Jammu and Kashmir.

(Sd.)

Principal Secretary to Government,
Home Department.

EXTRAORDINARY

REGD. NO. JK6633



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 132] Jammu, Thu., the 24th Oct., 2019/2nd Kart., 1941. [No. 30-c

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separate compilation.

PART I—B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR

CIVIL SECRETARIAT DEPARTMENT OF RURAL
DEVELOPMENT AND PANCHAYATI RAJ

Notification

Srinagar, the 24th of October, 2019.

In exercise of the powers conferred by clause (a) of section 2 of the Jammu and Kashmir State Town Planning Act, 1963, the Government hereby appoint the Development Board, Leh consisting of the following in respect of the area specified in the Annexure appended to this notification for the purposes of the said Act :

- | | |
|--|------------------|
| 1. Deputy Commissioner, Leh | Chairperson |
| 2. Assistant Commissioner Development, Leh | Member Secretary |
| 3. District Panchayat Officer, Leh | Member |

2 The J&K Govt. Gazette, 24th Oct., 2019/2nd Kart., 1941. [No. 30-c
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4. Executive Engineer, PWD/PHE/PDD, Member
Leh

5. Chief Education Officer, Leh Member

6. Chief Agriculture Officer, Leh Member

7. Chief Horticulture Officer, Leh Member

By order of Government of Jammu and Kashmir.

(Sd.) SHEETAL NANDA, IAS,

Secretary to Government,
Rural Development Department.

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Annexure to Notification No. 642 dated 24-10-2019.

S. No.	District	Block	Cluster	Panchayat	Village	Khasra Nos.	Area Kanals Marlas
1	2	3	4	5	6	7	8 9
1.	Leh	Spituk	Spituk	Spituk Farkha	Spituk	Details Enclosed	13800 15
				Choglamsar-I	Choglamsar		5900 10
				Choglamsar-II	Choglamsar		
				Khamagling	Choglamsar		7380 12



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JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 133] Jammu, Thu., the 30th July, 2020/8th Srav., 1942. [No. 18-1

Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT,
MUNICIPAL COMMITTEE, RAMBAN,

PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020

Notification

Ramban, the 30th of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of Plastic
Waste Management Rules, 2016, the Authority hereby makes the following
bye-laws ; namely :ô

CHAPTER I

1. Short Title and Commencement.ô These bye-laws shall be called
the Municipal Committee, Ramban, Plastic Waste Management Bye-laws-
2020.

(2) They shall come into force from the date of their publication in
the Government Gazette.

No. 18-1] The J&K Govt. Gazette, 30th July, 2020/8th Srav., 1942. 3
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- (ix) **“consent”** means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) ;
- (x) **“disintegration”** means the physical breakdown of a material into very small fragments ;
- (xi) **“energy recovery”** means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolysis, anaerobic digestion and landfill gas recovery ;
- (xii) **“event”** means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc. ;
- (xiii) **“extended producer’s responsibility”** means responsibility of a producer for the environmentally sound management of the product until the end of its life ;
- (xiv) **“food-stuffs”** mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form ;
- (xv) **“facility”** means the premises used for collection, storage, recycling, processing and disposal of plastic waste ;
- (xvi) **“Importer”** means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted ;
- (xvii) **“Local Body”** for the purpose of these Bye-laws means JMC/SMC and other Local Bodies including Municipal Council/Committees in the Union Territory ;
- (xviii) **“manufacturer”** means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer ;
- (xix) **“multilayered packaging”** means any material used or to be used for packaging and having at least one layer of plastic as the main ingredients in combination with one or more

[illegible]

layers of materials such as paper, paper board, polymeric materials, metalized layers or aluminium foil, either in the form of a laminate or co-extruded structure ;

- (xx) **“Nuisance Detectors”** (NDs) means those employees of the Municipal Committee, Ramban who are appointed by the authorities to detect the acts of public nuisance etc. related to plastic waste management ;
- (xxi) **“plastic”** means material which contains as an essential ingredient a high polymer, such as polyethylene terephthalate, high density polyethylene, Vinyl, low density polyethylene, polypropylene, polystyrene resins, multi-materials like acrylonitrile butadiene styrene, polyphenylene oxide, polycarbonate, polybutylene terephthalate ;
- (xxii) **“plastic sheet”** means sheet made of plastic ; which are banned as per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018 ;
- (xxiii) **“plastic waste”** means any plastic discarded after use or after their intended use is over ;
- (xxiv) **“Prescribed authority”** means the authorities specified in Rule 12 of Plastic Waste Management and Handling Rules, 2016, and Commissioner, Municipal Corporations, Chief Executive Officer/Executive Officer, Urban Local Bodies ;
- (xxv) **“producer”** means persons engaged in manufacture or import of carry bags or multilayered packaging or plastic sheets or like, and includes industries or individuals using plastic sheets or like or covers made of plastic sheets or multilayered packaging for packaging or wrapping the commodity ;
- (xxvi) **“recycling”** means the process of transforming segregated plastic waste into a new product or raw material for producing new products ;
- (xxvii) **“registration”** means registration with the Jammu and Kashmir Pollution Control Board or Municipal Committee, Ramban or statutory authority concerned, as the case may be ;

(xxviii) **“street vendor”** shall have the same meaning as assigned to it in clause (1) of sub-section (1) of Section 2 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (7 of 2014) ;

(a) The plastic sheets used for the food wrapping, spreading on dining table, etc.

ii. Plastic/plastic coated sheet used for spreading on dining table ;

(ii) Plastic coated paper plates ;

(iv) Thermocol cups ;

(f) Plastic carry bags and plastic flags

(iii) Non-woven polypropylene carry bags ;

No. 18-1] The J&K Govt. Gazette, 30th July, 2020/8th Srav., 1942. 7
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- (d) The manufacturer shall not sell or provide or arrange plastic to be used as raw material to a producer, not having valid registration from Jammu and Kashmir Pollution Control Board ;
- (e) Sachets using plastic material shall not be used for storing, packing or selling gutkha, pan masala and tobacco ;
- (f) Plastic material, in any form including Vinyl Acetate-Maleic Acid-Vinyl Chloride Copolymer, shall not be used in any package for packaging gutkha, pan masala and tobacco in all forms ;
- (g) Recycling of plastic waste shall conform to the Indian Standard : IS 14534 : 1998 titled as "Guidelines for Recycling of Plastics", as amended from time to time ;
- (h) The provision of thickness shall not be applicable to carry bags made up of compostable plastics. Carry bags made from compostable plastics bearing a label "compostable" shall conform to the Indian Standard : IS 17088 : 2008 titled as Specifications for "Compostable Plastics". The manufacturer or seller of compostable plastic carry bags shall obtain a certificate from the Central Pollution Control Board/Jammu and Kashmir Pollution Control Board as applicable before marketing or selling.

5. Plastic waste management. (1) The plastic waste management by Municipal Councils/Committees in its jurisdiction shall be as under :

- (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic shall conform to the Indian Standard : IS 14534 : 1998 titled as Guidelines for Recycling of Plastics, as amended from time to time ;
- (b) Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with ;

- (f) Engaging civil societies or groups working with waste pickers ; and
- (g) Ensuring that open burning of plastic waste does not take place.
- (iii) The Municipal Corporations, Urban Local Bodies and Gram Panchayats shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
- (iv) The Municipal Corporation and Urban Local Bodies shall endeavour and encourage
 - a. Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws ;
 - b. Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
- (v) The Municipal Corporation and Urban Local Bodies shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/ Self Help Groups (SHG) or other organizations holding statutory validations ;
- (vi) Cleanliness drives will be conducted by the Municipal Corporations, Local Bodies and village panchayat in association with public representatives, citizen organizations, Government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.

7. Responsibilities of waste generator. (1) The waste generator shall.

- (a) Not use plastic items banned under G. O. No. 84 Environment and Forests (EC.2) Department ;
- (b) Take steps to minimize generation of plastic waste and segregate plastic waste at source in accordance with the Plastic Waste

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notification of these rules, shall submit such plan within one year from the
date of notification of these Bye-laws.

The producers shall work out modalities for waste collection system
based on Extended Producers Responsibility and inform Municipal
Committee, Ramban accordingly within 6 months from the notification of
Plastic Waste Management Bye-Laws, 2020.

(2) Multilayered plastic which is non-recyclable or non-energy
recoverable or with no alternate use of plastic shall not be used in
Municipal Committee, Ramban limits.

(3) All producers shall submit an application to the Jammu and
Kashmir Pollution Control Board for grant of registration, for production
of plastics.

(4) No producer shall use any plastic or multilayered packaging for
packaging of commodities without registration from the Jammu and Kashmir
Pollution Control Board.

(5) All marketing companies, manufacturers, brand owners shall
educate masses for disposal of plastic waste.

9. Protocols for compostable plastic materials. Determination of
the degree of degradability and degree of disintegration of plastic material
shall be as per the protocols of the Indian Standards listed in Schedule-
II of these Bye-laws.

10. Marking and/or labelling. (1) Each carry bag made from
compostable plastics should be as per Plastic Management Rules, and
multilayered packaging shall have the following information printed
in **English mandatorily** and any number of other languages as optional,
namely :

- (a) Name and registration number of the manufacturer in case of
multilayered packaging ; and
- (b) Name of the manufacturer and certificate number [4(g) of
these Bye-laws] in case of carry bags made from compostable
plastics.

(2) Each carry bag made from compostable plastics shall bear a label
compostable and shall conform to the Indian Standard : IS or ISO 17088

12 The J&K Govt. Gazette, 30th July, 2020/8th Srav., 1942. [No. 18-1
: 2008 titled as Specifications for Compostable Plastics and also the
Central Pollution Control Board License Number shall be mentioned.

11. Registration of producer, recyclers and manufacturers. No person shall manufacture carry bags made from compostable plastics/multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board within Jammu and Srinagar Municipal Corporation/Urban Local Bodies/Village Panchayat limits.

12. Responsibilities of retailers and street vendors. (1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.

(2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Bye-laws listed in Schedule-I.

13. Penalties for contravention of these Bye-laws. (1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of Fines (Schedule-I) for every instance of breach of these Bye-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.

In case of an offender not able to pay the fine as mentioned in Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.

14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies. (1) The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.

(2) The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall take

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the assistance of the Deputy Commissioner concerned within the territorial limits of the jurisdiction of the Municipal Corporation in the enforcement of the provisions of these Bye-laws.

(3) Periodical and Surprise checks : The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, or any other officer as authorized by the Commissioner/Chief Executive Officer/Executive Officer will conduct surprise checks in various parts of the wards in the Corporation limits at any point of time to enforce compliance of the Bye-laws. Any contravention of any clause of this Bye-law shall attract a fine as per Schedule-I of the Bye-laws.

(4) Enforcement Squads in each ward : The Nuisance Detectors defined in the Solid Waste Management Bye-laws, 2018 shall enforce the Plastic Waste Management Bye-laws, 2020.

15. Ban on one time use and throwaway plastics. (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of one time use throwaway plastic ban in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020 :

(a) No industry or person shall manufacture, store, supply, transport, sale or distribute, use and throwaway plastics as described in the definition ;

(b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, use and throwaway plastics:

Provided that the plastic used for the following purposes are exempted :

(c) The plastic carry bags, manufactured exclusively for export purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU) ;

(d) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units ;

(e) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments ;

imposition challan from Inspection Authority. Upon receipt of

Revision Authority : The concerned Commissioners of

- Annual Reports** ¹ (1) Every person engaged in recycling or

(c) Register with the Public Health and Sanitation Wing of January/

F. R. 1. (R. 1. D. 1. R. 500/

Submit an annual report in Form H to Iowa

(2) Jammu/Municipal Committee, Ramban/Council/Committee shall prepare and submit an annual report in Form-III to the concerned Secretary Incharge of the Urban Development Department under intimation to the concerned Jammu and Kashmir Pollution Control Board by the 30th June every year.

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SCHEDULE OF FINES

[illegible]1. Retailers, Street Vendors and

1. Retailers, Street Vendors and Commercial establishments selling or providing commodities to consumer in compostable carry bags, carry bags made of compostable plastics, and multilayered packaging which are **NOT MARKED AND LABELLED** as per norms prescribed in Plastic Waste Management By-laws, 2020.
- (a) Name, Registration Number of manufacturer and thickness in case of **Multilayered packaging** and should be labeled as **“Recyclable”** or **“compostable”** printed in **English mandatorily** and any number of other languages as optional,-**Any breach of this.** Rs. 1000/-
- (b) Name of the manufacturer and certificate number (Bye-law 4h) in case of **carry bag made from compostable plastics** with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as **“compostable”** printed in **English mandatorily** and any number of other languages as optional,-**Any breach of this.** Rs. 1000/-

[illegible]

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[illegible]

2.

Open Burning of Plastic Waste in any Public Place/Private Property/vacant sites

(a) Individuals within their private premises

Rs. 1000/-

(b) Individuals in Public Places

Rs. 2000/-

(c) Institutions and Establishments

Rs. 10000/-

3.

Littering, non-segregation of plastic waste at par with Solid Waste Management Bye-laws, 2019

(a) Littering of Plastic Waste

Rs. 500/-

(b) Non-segregation of plastic waste at source by individual household

Rs. 500

(c) Non-segregation of Plastic Waste at source by apartments and group households

Rs. 1000/-

(d) Non-segregation of plastic waste at source by bulk generators or institutional waste generators categories

Rs. 5000/-

4.

Non-recycling of PET Bottles by Bulk Waste Generatorô

(a) Residential

Rs. 5000/-

(b) Commercial

Rs. 15000/-

(c) Institutional

Rs. 10000/-

5.

Non-registration in Jammu/Srinagar Municipal Corporation/Urban Local Bodies, Format-I

Rs. 5000/-

6.

Failure to submit Annual Report
to Jammu/Srinagar Municipal
Corporation/Urban Local Bodies,
by 30th April of every year.

Rs. 5000/-

Chief Enforcement Officer (SMW)

Executive Officer,

Municipal Committee, Ramban.

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SCHEDULE-II

(See by Law 9)

1. IS/ISO 14851 : 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.

2. IS/ISO 14852 : 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.

3. IS/ISO 14853 : 2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.

4. IS/ISO 14855-1 : 2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-1 General Method).

5. IS/ISO 14855-2 : 2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2 : Gravimetric measurement of carbon dioxide evolved in a laboratory-scale test).

6. IS/ISO 15985 : 2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions-Methods by analysis of released biogas.

7. IS/ISO 16929 : 2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilot-scale test.

8. IS/ISO 17556 : 2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.

9. IS/ISO 20200 : 2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

Chief Enforcement Officer (SMW)

Executive Officer,
Municipal Committee,
Ramban.

FORM-II

[See Rule 16 (1)]

**FORMAT OF ANNUAL REPORT BY OPERATOR OF PLASTIC
WASTE PROCESSING OR RECYCLING FACILITY TO THE
LOCAL BODY**

Period of Reporting :

1. Name and Address of operator of the facility :
2. Name of officer incharge of the facility (Telephone/Fax/Mobile/e-Mail) :
3. Capacity :
4. Technologies used for management of plastic waste :
5. Quantity of plastic waste received during the year being reported upon along with the source :
6. Quantity of plastic waste processed (in tons) : Plastic waste recycled (in tons)-Plastic waste processed (in tons)-Used (in tons) :
7. Quantity of inert or rejects sent for final disposal to landfill sites :
8. Details of landfill facility to which inert or rejects were sent for final disposal : Address-Telephone :
9. Attach status of compliance to environmental conditions, if any, specified during grant of consent or registration :

Date :

Signature of Operator.

Place :



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

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Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT,
MUNICIPAL COMMITTEE, KHOUR,

PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020.

Notification

Khaur, the 31st of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of
Plastic Waste Management Rules, 2016, the Authority hereby makes the
following bye-laws ; namely :ô

CHAPTER I

1. Short Title and Commencement.ô These bye-laws shall be
called the Municipal Committee, Khour, Plastic Waste Management Bye-
laws-2020.

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consistent with other known compostable materials, excluding conventional petro-based plastics, and does not leave visible, distinguishable or toxic residue ;

- (ix) **“consent”** means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) ;
- (x) **“disintegration”** means the physical breakdown of a material into very small fragments ;
- (xi) **“energy recovery”** means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolysis, anaerobic digestion and landfill gas recovery ;
- (xii) **“event”** means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc. ;
- (xiii) **“extended producer’s responsibility”** means responsibility of a producer for the environmentally sound management of the product until the end of its life ;
- (xiv) **“food-stuffs”** mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form ;
- (xv) **“facility”** means the premises used for collection, storage, recycling, processing and disposal of plastic waste ;
- (xvi) **“Importer”** means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted ;
- (xvii) **“Local Body”** for the purpose of these Bye-laws means JMC/SMC and other Local Bodies including Municipal Council/Committees in the Union Territory ;
- (xviii) **“manufacturer”** means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer ;

- (e) Creating awareness among all stakeholders about their responsibilities ;
 - (f) Engaging civil societies or groups working with waste pickers ; and
 - (g) Ensuring that open burning of plastic waste does not take place.
- (iii) The Municipal Committee, Khour shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
- (iv) Municipal Committee, Khour shall endeavour and encourageô
- a. Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws ;
 - b. Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
- (v) Municipal Committee, Khour, shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/Self Help Groups (SHG) or other organizations holding statutory validations ;
- (vi) Cleanliness drives will be conducted by the Municipal Committee, Khour in association with public representatives, citizen organizations, Government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.

Owners. (1) Primary responsibility for collection of used multilayered

The producers shall work out modalities for waste collection system based on Extended Producers Responsibility and inform Municipal Committee, Khorur accordingly within 6 months from the notification of Plastic Waste Management Bye-Laws, 2020.

(3) All producers shall submit an application to the Jammu and Kashmir Pollution Control Board for grant of registration, for production of plastics.

(5) All marketing companies, manufacturers, brand owners shall educate masses for disposal of plastic waste.

10. Marking and/or labelling. (1) Each carry bag made from compostable plastics should be as per Plastic Management Rules, and multilayered packaging shall have the following information printed

12 The J&K Govt. Gazette, 31st July, 2020/9th Srav., 1942. [No. 18-3
in **English mandatorily** and any number of other languages as optional,
namely :

- (a) Name and registration number of the manufacturer in case of multilayered packaging ; and
- (b) Name of the manufacturer and certificate number [4(g) of these Bye-laws] in case of carry bags made from compostable plastics.

(2) Each carry bag made from compostable plastics shall bear a label "compostable" and shall conform to the Indian Standard : IS or ISO 17088 : 2008 titled as Specifications for "Compostable Plastics" and also the Central Pollution Control Board License Number shall be mentioned.

11. Registration of producer, recyclers and manufacturers.

No person shall manufacture carry bags made from compostable plastics/ multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board within Municipal Committee, Khour limits.

12. Responsibilities of retailers and street vendors.

(1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.

(2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Bye-laws listed in Schedule-I.

13. Penalties for contravention of these Bye-laws.

(1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of Fines (Schedule-I) for every instance of breach of these Bye-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.

In case of an offender not able to pay the fine as mentioned in

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Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.

14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies. (1) The Executive Officer, Municipal Committee, Khour shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.

(2) The Executive Officer, Municipal Committee, Khour, shall take the assistance of the Deputy Commissioner concerned within the territorial limits of the jurisdiction of the Municipal Committee in the enforcement of the provisions of these Bye-laws.

(3) Periodical and Surprise checks : The Executive Officer, Municipal Committee, Khour, or any other officer as authorized by the Executive Officer will conduct surprise checks in various parts of the wards in the Committee limits at any point of time to enforce compliance of the Bye-laws. Any contravention of any clause of this Bye-law shall attract a fine as per Schedule-I of the Bye-laws.

(4) Enforcement Squads in each ward : The Nuisance Detectors defined in the Solid Waste Management Bye-laws, 2018 shall enforce the Plastic Waste Management Bye-laws, 2020.

15. Ban on one time use and throwaway plastics. (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of one time use throwaway plastic ban in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020 :

- (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, use and throwaway plastics as described in the definition ;
- (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, use and throwaway plastics:

Provided that the plastic used for the following purposes are exempted.

- (c) The plastic carry bags, manufactured exclusively for export

purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU) ;

- (d) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units ;
- (e) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments ;
- (f) The plastic used for packing of milk and milk products (dairy products), oil, medicine and medical equipments.

(2) Enforcement mechanism for ban on one time use and throwaway plastics is as follows :ô

- (a) Periodical and Surprise checks : Executive Officer, Municipal Committee, Khour, or any other Officer as authorized by the Executive Officer, will conduct surprise checks in various parts of the wards in the corporation limits at any point of time to enforce compliance of G. O. 84. Any contravention of any clause of this Bye-law shall attract a penalty as per Schedule-I of the Bye-laws ;
- (b) Inspection Authority : Sanitary Inspector shall serve in the capacity of Inspection Authority. Fine levying authorities i. e., the concerned Sanitary Inspector is, hereby, authorized to levy fines for violation of G. O. and notification cited in Schedule-I of the Bye-laws in their respective jurisdictions. The fine levying authority shall maintain a register mentioning details of commercial establishment name, offence number, fine amount, Corporation/Council/Committee trade license number and for street vendors, street vending ID card number. The fine levying authority shall deposit the fine amount (i. e. 1st/2nd/3rd instances) in GCC Treasury through challan within 24 hours/next working day ;
- (c) Zonal Level Committee for monitoring : Zonal Level Committee will be headed by Health Officer (Head)/Assistant Sanitation Officer, with/Enforcement Officer, Anti-polythene Officer, and Revenue Officer as its members for Municipal Committee,

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Khaur. The Urban Local bodies shall be represented by concerned CEOs/EOs as the member of the Committee. The Committee shall periodically monitor the implementation ;

- (d) Appellate Authority : The Zonal Officers shall serve in the capacity of "Appellate Authority". If the violator has any grievances related to the fines levied by the Inspection Authority, the violator after payment of fine may appeal to the Appellate authority i. e., Zonal Officer within 15 days of receipt of fine imposition challan from Inspection Authority. Upon receipt of such appeals, the Appellate Authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits evidence and Appellate Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned ;
- (e) Revision Authority : The concerned Commissioners of Corporations/Directors of concerned ULBs/ACD, Rural Development and District Panchayat Officer, shall serve as the "Revision Authority". Further, against the orders of the Appellate Authority, appellants can file review petition with the Revision Authority i. e., respective Deputy Commissioner within 15 days of receipt of orders by Appellate Authority. The Revision Authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned forthwith ;
- (f) Penalties : Penalty will be levied as per Jammu and Kashmir Municipal Corporation Act, 2000/Jammu and Kashmir Municipal Act, 2000 and as per Schedule-I in these Bye-laws ;
- (g) Collection of Penalties : The fines shall be deposited in the Municipal Committee, Khaur. A separate budget code shall be established for this purpose.

- For waste channelizers - Rs. 300/-
For Recyclers/Processors/Dealers - Rs. 500/-

17. Jurisdiction of Courts.ô For filing cases against the Bye-laws, the jurisdiction is Jammu/Srinagar only.

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Schedule of Fines

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1. Retailers, Street Vendors and

- | | | |
|--------|---|------------|
| (xxxv) | Name of the manufacturer and certificate number (Bye-law 4h) in case of carry bag made from compostable plastics with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as “compostable” printed in English mandatorily and any number of other languages as optional.- Any breach of this. | Rs. 1000/- |
|--------|---|------------|

Executive Officer,
Municipal Committee, Khour.

(See By-Law 9)

(See By-Law 9)

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FORM I

Registration

Application form for registration of units engaged in processing or recycling of plastic waste at Municipal Committee, Khour to be submitted to the Public Health and Sanitation Wing, Municipal Corporations/Municipal Councils/Committees and Gram Panchayats.

One time registration fees to be paid.

1.	Name and Address of the Unit				
2.	Contact person with designation, Tel./ Fax/e-mail				
3.	Date of commencement				
4.	No. of workers (including contract labour)				
5.	Waste Management	S.No.	Type	Category	Qty.
	(a) Waste generation in processing plastic waste	I			
		II			
	(b) Waste collection and transportation (attach details)				
	(c) Waste Disposal details	S.No.	Type	Category	Qty.
		I			
	(d) Provide details of the disposal facility, whether the facility is authorized by SPCB or PCC				
	(e) Please attach analysis report of characterization of waste generated (including leachate test if applicable)				

Executive Officer,
Municipal Committee, Khour.

[See Rule 16 (1)]

Period of Reporting :

Date :

Signature of Operator.

Place :

FORM-III

[See Rule 16(2)]

**FORMAT FOR ANNUAL REPORT ON PLASTIC
WASTE MANAGEMENT TO BE SUBMITTED
BY THE LOCAL BODY**

Period of Reporting :

1. Name of the City or Town and State :
2. Population :
3. Area in Sq./kilometers :
4. Name and Address of Local bodyô
 - Telephone No. :
 - Fax No. :
 - E-Mail :
5. Total number of the wards in the area under jurisdiction
6. Total number of Households in the area under jurisdiction
7. Number of households covered by door to door collections
8. Total number of commercial establishments and Institutions in the area under jurisdictionô
 - Commercial establishments
 - Institutions
9. Number of commercial establishments and Institutions covered by door to door collectionô
 - Commercial establishments
 - Institutions
10. Summary of the mechanisms put in place for management of plastic waste in the area under jurisdiction along with the details of agencies involved in door to door collection

1. Name of operator
2. Address with Telephone Number or Mobile
3. Capacity
4. Technology Used
5. Registration Number
6. Validity of Registration (up to)



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Separate paging is given to this part in order that it may be filed as a
separate compilation.

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT,
MUNICIPAL COMMITTEE, AKHNOOR,
PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020.

Notification

Akhnoor, the 31st of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of
Plastic Waste Management Rules, 2016, the Authority hereby makes the
following bye-laws ; namely :ô

CHAPTER I

1. Short Title and Commencement.ô These bye-laws shall be
called the Municipal Committee, Akhnoor, Plastic Waste Management
Bye-laws-2020.

2 The J&K Govt. Gazette, 31st July, 2020/9th Srav., 1942. [No. 18-5
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(2) They shall come into force from the date of their publication in
the Government Gazette.

2. Extent of application. These Bye-Laws shall be applicable
within the territorial limits of Municipal Committee, Akhnoor.

3. Definition. In these Bye-laws, unless the context otherwise
requires,

- (i) **“Act”** means the Environment (Protection) Act, 1986 (29 of 1986) ;
- (ii) **“alternate use”** means use of a material for a purpose other than for which it was conceived, which is beneficial because it promotes resource efficiency ;
- (iii) **“brand owner”** means a person or company who sells any commodity under a registered brand label ;
- (iv) **“bulk/institutional waste generator”** means and includes buildings occupied by the Central Government Departments or undertakings, State Government Departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg. per day ;
- (v) **“Bye-laws”** means Plastic Waste Management Bye-laws-2020 of Jammu and Kashmir ;
- (vi) **“carry bags”** means bags made from compostable plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use, duly approved by Central Pollution Control Board ;
- (vii) **“commodity”** means tangible item that may be bought or sold and includes all marketable goods or wares ;
- (viii) **“compostable plastics”** mean plastic that undergoes degradation by biological processes during composting to yield CO₂, water, inorganic compounds and biomass at a rate

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consistent with other known compostable materials, excluding conventional petro-based plastics, and does not leave visible, distinguishable or toxic residue ;

- (ix) **“consent”** means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) ;
- (x) **“disintegration”** means the physical breakdown of a material into very small fragments ;
- (xi) **“energy recovery”** means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolysis, anaerobic digestion and landfill gas recovery ;
- (xii) **“event”** means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc. ;
- (xiii) **“extended producer’s responsibility”** means responsibility of a producer for the environmentally sound management of the product until the end of its life ;
- (xiv) **“food-stuffs”** mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form ;
- (xv) **“facility”** means the premises used for collection, storage, recycling, processing and disposal of plastic waste ;
- (xvi) **“Importer”** means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted ;
- (xvii) **“Local Body”** for the purpose of these Bye-laws means JMC/SMC and other Local Bodies including Municipal Council/Committees in the Union Territory ;
- (xviii) **“manufacturer”** means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer ;

(c) Plastic sheet or like, which is not an integral part of

- 5. Plastic waste management.** (1) The plastic waste management by Municipal Councils/Committees in its jurisdiction shall be as under :

- (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic shall conform to the Indian Standard : IS 14534 : 1998 titled as Guidelines for Recycling of Plastics, as amended from time to time ;

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- (b) Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with ;
- (c) Jammu and Kashmir Public Works Department, Municipal Corporations/Urban Local Bodies, Rural Development Departments through BDOs shall encourage the use of plastic waste (preferably the plastic waste which cannot be further recycled) for road construction as per Indian Road Congress guidelines ;
- (d) Thermo set plastic waste shall be processed and disposed of as per the guidelines issued from time to time by the Central Pollution Control Board ; and
- (e) The inert from recycling or processing facilities of plastic waste shall be disposed of in compliance with the Solid Waste Management Rules, 2016 or as amended from time to time.

6. Responsibilities of Municipal Committee, Akhnoor.—

- (i) shall be responsible for development and setting up of infrastructure for segregation, collection, storage, transportation, processing and disposal of the plastic waste either on its own or by engaging agencies or producers.
- (ii) The Municipal Committee, Akhnoor, shall be responsible for setting up, operationalization and coordination of the waste management system and for performing the associated functions, namely :
 - (a) Ensuring segregation, collection, storage, transportation, processing and disposal of plastic waste ;
 - (b) Ensuring that no damage is caused to the environment during this process ;
 - (c) Ensuring channelization of recyclable plastic waste fraction to recyclers ;
 - (d) Ensuring processing and disposal of non-recyclable fraction of plastic waste in accordance with the guidelines issued by the Central Pollution Control Board ;

- (e) Creating awareness among all stakeholders about their responsibilities ;
 - (f) Engaging civil societies or groups working with waste pickers ; and
 - (g) Ensuring that open burning of plastic waste does not take place.
- (iii) The Municipal Committee, Akhnoor shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
- (iv) Municipal Committee, Akhnoor shall endeavour and encourage
- a. Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws ;
 - b. Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
- (v) Municipal Committee, Akhnoor, shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/Self Help Groups (SHG) or other organizations holding statutory validations ;
- (vi) Cleanliness drives will be conducted by the Municipal Committee, Akhnoor in association with public representatives, citizen organizations, Government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.

10. Marking and/or labelling. (1) Each carry bag made from compostable plastics should be as per Plastic Management Rules, and multilayered packaging shall have the following information printed

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in **English mandatorily** and any number of other languages as optional,
namely :

- (a) Name and registration number of the manufacturer in case of multilayered packaging ; and
- (b) Name of the manufacturer and certificate number [4(g) of these Bye-laws] in case of carry bags made from compostable plastics.

(2) Each carry bag made from compostable plastics shall bear a label "compostable" and shall conform to the Indian Standard : IS or ISO 17088 : 2008 titled as Specifications for "Compostable Plastics" and also the Central Pollution Control Board License Number shall be mentioned.

11. Registration of producer, recyclers and manufacturers.

No person shall manufacture carry bags made from compostable plastics/ multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board within Municipal Committee, Akhnoor limits.

12. Responsibilities of retailers and street vendors.

(1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.

(2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Bye-laws listed in Schedule-I.

13. Penalties for contravention of these Bye-laws.

(1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of Fines (Schedule-I) for every instance of breach of these Bye-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.

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In case of an offender not able to pay the fine as mentioned in Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.

14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies. (1) The Executive Officer, Municipal Committee, Akhnoor shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.

(2) The Executive Officer, Municipal Committee, Akhnoor, shall take the assistance of the Deputy Commissioner concerned within the territorial limits of the jurisdiction of the Municipal Committee in the enforcement of the provisions of these Bye-laws.

(3) Periodical and Surprise checks : The Executive Officer, Municipal Committee, Akhnoor, or any other officer as authorized by the Executive Officer will conduct surprise checks in various parts of the wards in the Committee limits at any point of time to enforce compliance of the Bye-laws. Any contravention of any clause of this Bye-law shall attract a fine as per Schedule-I of the Bye-laws.

(4) Enforcement Squads in each ward : The Nuisance Detectors defined in the Solid Waste Management Bye-laws, 2018 shall enforce the Plastic Waste Management Bye-laws, 2020.

15. Ban on one time use and throwaway plastics. (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of one time use throwaway plastic ban in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020 :

- (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, use and throwaway plastics as described in the definition ;
- (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, use and throwaway plastics:

Provided that the plastic used for the following purposes are exempted.

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Revenue Officer as its members for Municipal Committee, Akhnoor. The Urban Local bodies shall be represented by concerned CEOs/EOs as the member of the Committee. The Committee shall periodically monitor the implementation ;

- (d) Appellate Authority : The Zonal Officers shall serve in the capacity of "Appellate Authority". If the violator has any grievances related to the fines levied by the Inspection Authority, the violator after payment of fine may appeal to the Appellate authority i. e., Zonal Officer within 15 days of receipt of fine imposition challan from Inspection Authority. Upon receipt of such appeals, the Appellate Authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits evidence and Appellate Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned ;
- (e) Revision Authority : The concerned Commissioners of Corporations/Directors of concerned ULBs/ACD, Rural Development and District Panchayat Officer, shall serve as the "Revision Authority". Further, against the orders of the Appellate Authority, appellants can file review petition with the Revision Authority i. e., respective Deputy Commissioner within 15 days of receipt of orders by Appellate Authority. The Revision Authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned forthwith ;
- (f) Penalties : Penalty will be levied as per Jammu and Kashmir Municipal Corporation Act, 2000/Jammu and Kashmir Municipal Act, 2000 and as per Schedule-I in these Bye-laws ;
- (g) Collection of Penalties : The fines shall be deposited in the Municipal Committee, Akhnoor. A separate budget code shall be established for this purpose.

- For waste channelizers - Rs. 300/-
For Recyclers/Processors/Dealers - Rs. 500/-

17. Jurisdiction of Courts.ô For filing cases against the Bye-laws, the jurisdiction is Jammu/Srinagar only.

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SCHEDULE-I

Schedule of Fines

S. No.	Description of Bye-law	Amount of fine applicable for breach for By-law*
1	2	3
1.	<p>Retailers, Street Vendors and Commercial establishments selling or providing commodities to consumer in compostable carry bags, carry bags made of compostable plastics, and multilayered packaging which are NOT MARKED AND LABELLED as per norms prescribed in Plastic Waste Management By-laws, 2020.</p>	
(xxxiv)	<p>Name, Registration Number of manufacturer and thickness in case of Multilayered packaging and should be labeled as “Recyclable” or “compostable” printed in English mandatorily and any number of other languages as optional,-Any breach of this.</p>	Rs. 1000/-
(xxxv)	<p>Name of the manufacturer and certificate number (Bye-law 4h) in case of carry bag made from compostable plastics with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as “compostable” printed in English mandatorily and any number of other languages as optional,-Any breach of this.</p>	Rs. 1000/-

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| 2. | Open Burning of Plastic Waste in any Public Place/Private Property/
vacant sites | |
| | (a) Individuals within their private premises | Rs. 1000/- |
| | (b) Individuals in Public Places | Rs. 2000/- |
| | (c) Institutions and Establishments | Rs. 10000/- |
| 3. | Littering, non-segregation of plastic waste at par with Solid Waste Management Bye-laws, 2019 | |
| | (a) Littering of Plastic Waste | Rs. 500/- |
| | (b) Non-segregation of plastic waste at source by individual household | Rs. 500 |
| | (c) Non-segregation of Plastic Waste at source by apartments and group households | Rs. 1000/- |
| | (d) Non-segregation of plastic waste at source by bulk generators or institutional waste generators categories | Rs. 5000/- |
| 4. | Non-recycling of PET Bottles by Bulk Waste Generator | |
| | (a) Residential | Rs. 5000/- |
| | (b) Commercial | Rs. 15000/- |
| | (c) Institutional | Rs. 10000/- |
| 5. | Non-registration in Municipal Committee, Akhnoor Format-I | Rs. 5000/- |
| 6. | Failure to submit Annual Report to Municipal Committee, Akhnoor, by 30th April of every year. | Rs. 5000/- |

Executive Officer,
Municipal Committee, Akhnoor.

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SCHEDULE-II

(See By-Law 9)

1. IS/ISO 14851 : 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.
2. IS/ISO 14852 : 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.
3. IS/ISO 14853 : 2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.
4. IS/ISO 14855-1 : 2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-1 General Method).
5. IS/ISO 14855-2 : 2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2 : Gravimetric measurement of carbon dioxide evolved in a laboratory-scale test).
6. IS/ISO 15985 : 2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions-Methods by analysis of released biogas.
7. IS/ISO 16929 : 2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilot-scale test.
8. IS/ISO 17556 : 2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.
9. IS/ISO 20200 : 2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

Executive Officer,
Municipal Committee, Akhnoor.

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